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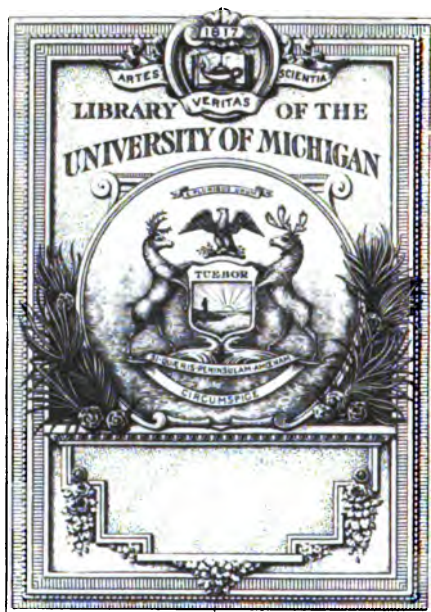
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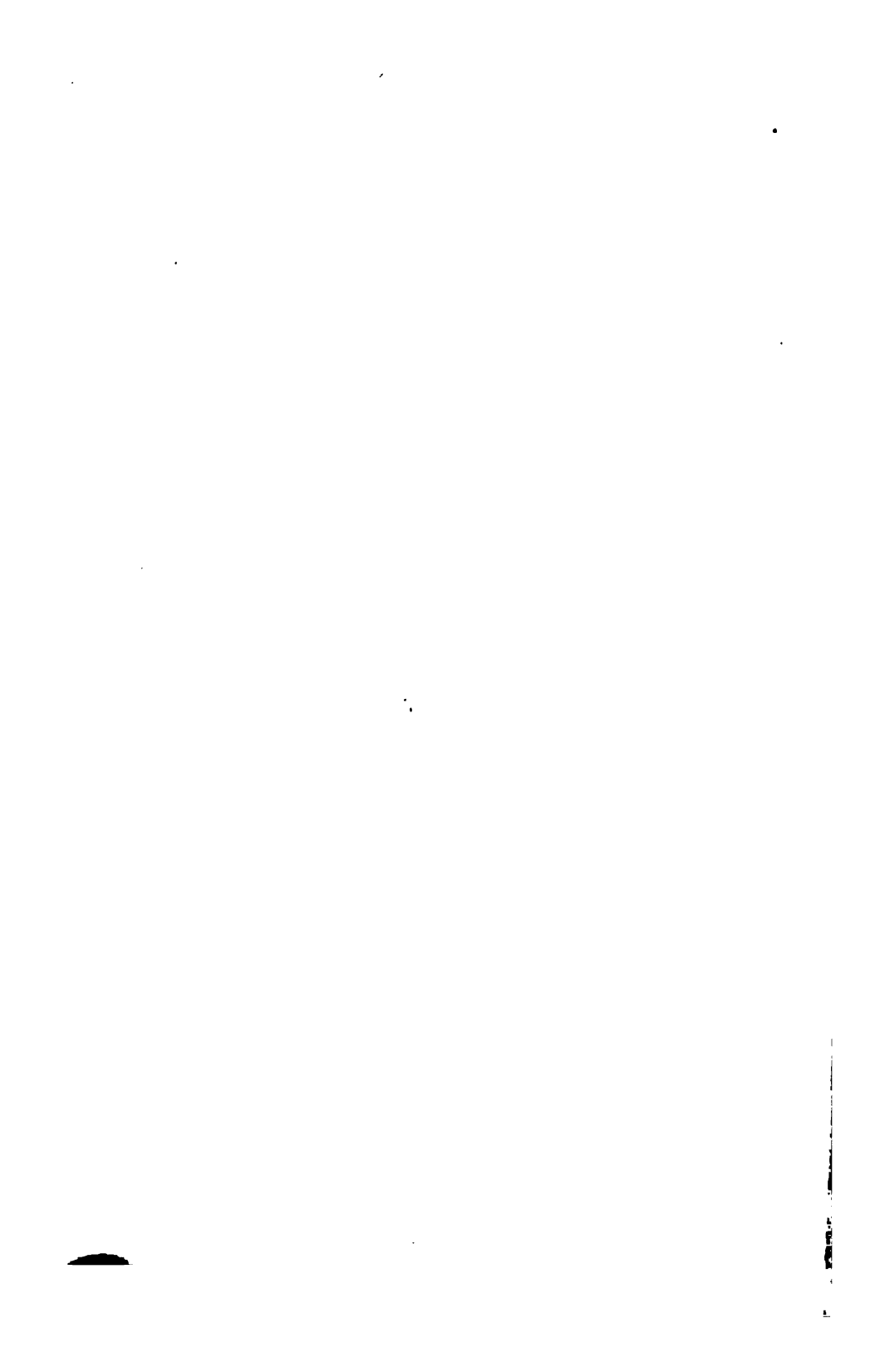
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JOURNAL
OF THE
HOUSE OF REPRESENTATIVES
OF THE
STATE OF MICHIGAN.
1865.

Printed by virtue of an Act of the Legislature, under the direction and supervision of

NELSON B. JONES,

Clerk of the House of Representatives.

PART II.



BY AUTHORITY.

LANSING:
JOHN A. KERR & CO., PRINTERS TO THE STATE.
1865.

Mr. Monroe rose to a question of privilege: To have his vote recorded in the official journal on the adoption of the resolutions in the several contested election cases, which resolutions were voted upon at the evening session of the 24th inst.;

Mr. Griswold moved that the request be granted, and that the official record be so changed;

Which motion was withdrawn.

Mr. Gies renewed the motion of Mr. Griswold;

The Speaker ruled the motion out of order.

Mr. Utley moved to take from the table House bill, entitled

A bill granting to the county of Newaygo certain swamp lands, to aid in the construction of a bridge across the Muskegon river, at Bridgton, in said county of Newaygo;

Which motion prevailed.

On motion of Mr. Utley,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

Mr. Copley moved to discharge the committee of the whole from the further consideration of House bill No. 138, entitled

A bill to authorize the township of Volinia, in the county of Cass, and the township of Decatur, in the county of Van Buren, to levy taxes for the improvement of the road leading from the village of Decatur to Little Prairie Ronde;

Which motion did not prevail.

Mr. Monroe offered the following:

Whereas, On the 10th day of January last, a bill to amend section 11, of chapter 175, of the compiled laws of the State of Michigan, relative to the fees of sheriffs, was introduced into this House by the Hon. Mr. Welch, of Ionia, which bill was read a first and second time by its title, and referred to the committee on the judiciary;

And whereas, The said committee on the judiciary have not as yet reported to this House upon the said bill; therefore

Resolved, That the said committee on the judiciary be required to report said bill back to this House without further delay;

Which was withdrawn.

Mr. Hazen offered the following:

Resolved, That the joint committee on education and agriculture be, and are hereby instructed to ascertain from the President and Executive Committee of the State Agricultural Society, upon what terms and conditions said Society will accept the live stock, buildings, land, apparatus and farming tools, together with all other property belonging to said College, and conduct and manage the same in such a manner as to carry out the original design of the Institution, and save to the taxpayers of our State the large appropriation asked for the maintenance of said College, and to report to this House by resolution or otherwise;

On motion of Mr. Woodman,

The resolution was laid on the table.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 50, entitled

A bill to organize the township of Clifton,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. McKernan asked the unanimous consent of the House to amend the bill by adding to the first section thereof the following:

“Provided, That a majority of the qualified electors of the township of Houghton, in said county, present at the annual township meeting, in April, shall vote in favor of such organization, in the manner provided in the next section.”

Also, by adding a new section to the bill, to stand as section 2, as follows:

“Section 2. Every elector voting in favor of such organization shall deposit with the chairman of the board of canvassers, in a box to be provided by said board for that purpose, a ballot on which shall be printed or written, the words, “organization of Clifton township—yes;” and every elector voting against such organization, shall in like manner deposit a ballot, on which shall be written or printed the words, “organ-

ization of Clifton township—no." If, on a canvass of such ballots it shall be found that a majority of such electors have voted in favor of such organization, the said township of Clifton shall then be organized in the manner hereinafter provided."

Also, by changing the number of section "2" to "3," and strike out the word "April," in the first line of the section, and insert "May," in lieu thereof;

Also, by changing the number of section "3" to "4;"

Objected to by Mr. G. C. Jones.

Mr. M. D. Howard moved to recommit the bill to the committee on towns and counties, with instructions to incorporate in the bill the amendments proposed by Mr. McKernan;

Which motion did not prevail.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Griswold,	Mr. Reed,
A. Allen,	Haynes,	Rowe,
G. W. Allen,	Jewell,	Sanderson,
Bayley,	J. H. Jones,	Shier.
Ball,	G. C. Jones,	Slocum,
Boies,	Kenny,	W. T. Smith,
Bond,	Lapham,	Taylor,
Bonine,	Lewis,	Thomas,
Camburn,	Mallary,	Utley,
Carleton,	McKay,	Warner,
Chipman,	Mickley,	Welch,
Cobb,	Monroe,	Willits,
Copley,	Newcomb,	Winsor,
Dort,	Nowland,	Woodruff,
Dunlap,	Osborn,	Yawkey,
Fellows,	Pack,	Speaker,
Green,	Packard,	

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NAYS.

Mr. Beach,	Mr. Horton,	Mr. Pitts,
Brockway,	M. D. Howard,	Stewart,
Colwell,	O. F. Howard,	Wendell,
Dusseau,	Keeler,	White,
Fisher,	Look,	Wilcox,
Gies,	May,	Woodman,
Haire,	McKernan,	Woodward,

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Pending the announcement of the vote,

Mr. Hawley requested to be excused from voting, which request was granted.

Mr. J. H. Jones moved that the House adjourn until to-morrow morning at 9 o'clock;

Mr. Brookway moved to amend the motion by striking out "to-morrow morning at 9 o'clock," and inserting in lieu thereof the words, "this evening at 7 o'clock;"

Which amendment was not agreed to.

The motion to adjourn until to-morrow morning at 9 o'clock then prevailed.

Lansing, Tuesday, February 28, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Potter.

Roll called: quorum present.

Absent at roll call, without leave, Messrs. Bonine and O'Grady.

Mr. Graham asked and obtained leave of absence for Mr. Bonine, for an indefinite time.

Mr. G. W. Allen asked and obtained leave of absence for Mr. O'Grady, for an indefinite time, on account of sickness.

The Speaker announced the following communication:

LANSING, February 28, 1865.

HON. GILBERT E. READ, *Speaker of the House of Representatives*:

DEAR SIR—Circumstances of a business nature, compel me at this time, to resign my position as Assistant Sergeant-at-Arms of the House of Representatives.

Very respectfully,

WILLIAM RHODES.

The Speaker also announced the following:

To the Speaker of the House of Representatives:

SIR—I have this day appointed John Swift, Assistant Sergeant-at-Arms, in place of Wm. Rhodes, resigned.

GEO. W. SWIFT,

Sergeant-at-Arms.

Feb. 28, 1865.

PRESENTATION OF PETITIONS.

By Mr. Jewell: petition of A. Truesdell, George Backart and 12 others, residents of Croton, Newaygo county, asking for the formation of the county of Grant;

Also: petition of B. Ensley, Smith Cook and eight others, residents of Ensley, Newaygo county, for the same purpose;

Referred to the committee on towns and counties.

By Mr. Green: petition of E. M. Kingsbury, I. B. Cranson and 37 others, citizens of Bellevue, Eaton county, asking for the passage of a law to enable said town to raise by tax, certain bounty subscriptions;

Referred to the committee on war bounties.

By Mr. G. W. Allen: remonstrance of the board of supervisors of Kent county, against the division of their county;

Referred to the committee on towns and counties.

By Mr. McKernan: remonstrance of the board of supervisors of Keweenaw county, against the organization of four new townships in said county;

On motion of Mr. McKernan,

The remonstrance was laid on the table.

By Mr. G. C. Jones: petition of S. I. Updigraff and 129 others, praying for the division of Houghton township, Keweenaw county, as already prayed for before the Legislature, (by organizing the township of Clifton;)

On motion of Mr. G. C. Jones,

The petition was laid on the table, and ordered printed in the journal.

The following is the petition:

To the Honorable the Legislature of the State of Michigan, now in session:

We, your petitioners, would represent that, for various reasons, which have been set forth to your honorable body heretofore, we would respectfully ask and pray that you will give favorable consideration to the prayer of those who have asked for a division of Houghton township, commonly called Eagle River, Keweenaw county, Mich. And your petitioners will ever pray, etc.

REPORTS OF STANDING COMMITTEES.

By the committee on State affairs:

The committee on State affairs, to whom was referred

A bill to repeal joint resolution No. 18, approved March 11, 1861, entitled "joint resolution appropriating the tolls of the St. Mary's Canal to the payment of the amount due counties for taxes assessed on canal lands, and the joint resolution amendatory thereof,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. B. COBB, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The bill was laid on the table.

By the committee on ways and means:

The committee on ways and means, to whom was referred

A bill to amend section one, of act No. 227, of the session laws of 1863,

Respectfully report that as there are legal questions involved in the bill, they are of the opinion that the bill should be referred to the committee on the judiciary. The committee therefore report the bill back to the House, and recommend that it be so referred, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The recommendations of the committee were concurred in, and the bill was referred to the committee on the judiciary.

By the committee on ways and means:

The committee on ways and means, to whom was referred

A bill to amend an act entitled an act to amend an act entitled an act to provide for assessing property at its true value, and for levying and collecting taxes thereon, approved February 14, 1853, and an act amendatory thereto, approved February 12, 1855,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject

A. L. GREEN, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred

A bill to amend section 823 of the compiled laws, the same being section 49, of chapter 17, of the revised statutes of 1846, entitled an act to provide for assessing property at its true value, and for levying and collecting taxes thereon,

Respectfully report that they have had the same under consideration; and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, Chairman.

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred

A bill to amend section 3, of chapter 17, of the compiled laws, being an act to provide for assessing of property at its true value, and for levying and collecting taxes thereon,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on military affairs:

The committee on military affairs, to whom was referred

A bill to legalize the action of certain towns in Cass county, in paying bounties to volunteers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. J. WOODMAN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred Senate bill No. 68, entitled

A bill to provide for connecting the Duncan, Alpena and Sauble State road with the Saginaw and Sauble River State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred Senate bill No. 60, being

A bill to provide for the construction of certain roadways and bridges on the line of the Allegan, Muskegon and Traverse Bay State road, and to authorize the consolidation of parts of the Allegan, Muskegon and Traverse Bay State road, with portions of the Manistee and Leland State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The House concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to authorize the Governor to appoint a commissioner on that part of the Forestville and East Saginaw State road, situated in the counties of Tuscola and Saginaw,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to amend section 1, of act 45, of the session laws of 1864, the same being an act to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, in Sanilac and Huron counties, approved February 5th, 1864,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to authorize the Governor to appoint a commissioner for a certain State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred Senate bill No. 74, entitled

A bill to incorporate the village of Holly,

Respectfully report that they have had the same under con-

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consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

Report accepted and committee discharged.

On motion of Mr. Mallery,

The bill was placed

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to amend act No. 50, entitled "An act to provide for the drainage and reclamation of swamp land, by means of a road to be known as the East Saginaw and Junction State road," approved February 5, 1864;

Also,

A bill to lay out and construct a State road, to be known as the Huron City and Bad Ax State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

Report accepted and committee discharged.

The bills were ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred

A bill to change the name of the Congregational Society of Southfield, to First Presbyterian Society of Southfield;

Also,

A bill authorizing any of the towns in the counties of Otonagon, Houghton and Keweenaw, to pledge their credit to aid in the construction of any railroad or State swamp land road that may pass through either of said counties,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the said bills do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

The bills were ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to amend section 12, of act No. 117, of the session laws of 1859, as amended by section 9, of act 107, of the session laws of 1861;

Also,

A bill to amend section 250, of chapter 93, of the compiled laws, relative to justices' dockets;

Also,

A bill attaching Menominee and Delta counties to the 15th judicial circuit;

Also,

A bill to provide for the manner in which married women shall execute conveyances of their separate property;

Also,

A bill to amend an act entitled an act to amend chapter 150, of the revised statutes of 1846, being chapter 175, of the compiled laws, entitled, "of the fees of certain officers in civil cases," and an act numbered 235, and approved March 20, 1863;

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that they do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

The several bills were ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to change the name of Spencer Wetherby to Spencer Ward, with accompanying petition;

Also,

A bill to establish the name of Julia Adell Saxton, with accompanying petition,

Respectfully report that they have had the same under consideration, recommend that the prayer of the petitioners be granted, and have directed me to report the bills back to the House, without amendment, and recommend that the said bills do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

The bills were ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary.

The committee on the judiciary, to whom was referred the petition of Hiram G. and Julia E. Saxton, in relation to establishing the name of their adopted child, Julia Adell Saxton;

Also, a bill in pursuance of said petition, entitled

A bill to establish the name of Julia Adell Saxton,

Respectfully report that they have had the same under consideration, and have directed me to report the bill back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred Senate bill No. 86, entitled

A bill to amend amended section 88, of act 32, of the laws of 1858, relative to duties of county treasurers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to provide for the legalization and payment of certain Cass county bonds,

Respectfully report the same back to the House, without having taken any action thereon, and recommend that it be referred to the committee on war bounties, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

Mr. Keeler moved to refer the bill to the committee on military affairs;

Which motion prevailed.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to amend section 4, of act No. 227, of session laws of 1863, touching limitations of actions relating to real property,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The bill was laid on the table.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to amend 30, of chapter 10, of the compiled laws, relative to the compensation of supervisors,

Respectfully report the same back to the House, without having taken any action thereon, the passage of a similar bill having been recommended by the committee, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The bill was laid on the table.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred remonstrance of Samuel T. Douglas and other citizens and taxpayers in Detroit, against the metropolitan police bill,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, and recommend that the prayer of the petitioners be not granted, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Welch,

The remonstrance was laid on the table.

By the committee on printing:

The committee on printing, to whom was referred House joint resolution, entitled

Joint resolution in relation to the sale of the compiled laws, by county treasurers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. B. SLOCUM, *Chairman.*

Report accepted and committee discharged.

The joint resolution was ordered printed, referred to the committee of the whole and placed on the general order.

By the committee on printing:

The committee on printing, to whom was referred House joint resolution, entitled

Joint resolution relative to the distribution of the laws, journals and documents of the session of the Legislature of the year A. D. 1865,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. B. SLOCUM, *Chairman*.

Report accepted and committee discharged.

The joint resolution was ordered printed, referred to the committee of the whole, and placed on the general order.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. McKay offered the following:

Resolved, That the use of this Hall be tendered to the Hon. B. M. Williams, of this House, for a lecture on Friday evening of this week, upon the subject of agriculture;

Mr. McKernan moved to lay the resolution on the table;

Mr. M. D. Howard moved to amend the resolution by striking out the words "on Friday evening of this week," and insert in lieu thereof the following: "at any time which shall suit his convenience;"

On motion of Mr. Monroe,

The resolution was indefinitely postponed.

Mr. Beach moved to reconsider the vote by which the House refused, on yesterday, to pass House bill No. 50, entitled

A bill to organize the township of Clifton;

Mr. Gies moved to lay the motion on the table;

Which was not agreed to.

The motion of Mr. Beach then prevailed.

The question being upon the passage of the bill,
 Mr. Woodman demanded the previous question;
 The demand was seconded, and the main question ordered.
 The bill was then passed, a majority of all the members elect
 voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken	Mr. J. H. Jones,	Mr. Slocum,
A. Allen,	G. C. Jones,	Swift,
Bayley,	Laing,	Taylor,
Bartow,	Lapham,	Thomas,
Beach,	Mallery,	Tupper,
Boies,	McKay,	Uley,
Bond,	Mickley,	Van Vleet,
Camburn,	Monroe,	Warner,
Carleton,	Munger,	Welch,
Chipman,	Nowland,	White,
Cobb,	Osborn,	Wilcox,
Dort,	Pack,	Willits,
Dunlap,	Packard,	Williams,
Fellows,	Reed,	Winsor,
Graham,	Rowe,	Woodruff,
Green,	Sanderson,	Yawkey,
Griswold,	Schars,	Speaker,
Haynes,	Shier,	

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NAYS.

Mr. Brockway,	Mr. Hawley,	Mr. May,
Colwell,	Horton,	McKernan,
Copley,	M. D. Howard,	Pitts,
Dusseau,	O. F. Howard,	Runyan,
Fisher,	Keeler,	Stewart,
Gies,	Lewis,	Woodman,
Haire,	Look,	Woodward,

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Title agreed to.

Mr. G. C. Jones moved that the bill be ordered to take immediate effect;

Which motion did not prevail.

Mr. Dort offered the following:

Resolved, That the judiciary committee be instructed to inquire if State officers have the authority by law, to fix a certain number of hours a day for the labor of themselves and their employees, and to draw extra pay from the State Treasury for

all hours that each may labor above the time that may have been designated;

Mr. Griswold moved to amend the resolution by striking out "judiciary committee," and inserting in lieu thereof the words, "committee on State affairs;"

Which was agreed to.

The resolution, as amended, was then adopted.

Mr. Slocum moved to discharge the committee of the whole from the further consideration of Senate manuscript joint resolution, entitled

Joint resolution for the relief of Cyrus Lee;

Which motion prevailed.

On motion of Mr. Slocum,

The joint resolution was placed on the order of third reading.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 49, entitled

A bill to organize the township of Lincoln,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. McKernan asked the unanimous consent of the House to amend the bill by adding to the first section thereof the following:

"*Provided*, That a majority of the qualified electors of the township of Eagle Harbor, in said county, present at the annual township meeting, in April, shall vote in favor of such organization, in the manner provided in the next section."

Also, by adding a new section to the bill, to stand as section 2, as follows:

"Section 2. Every elector voting in favor of such organization, shall deposit with the chairman of the board of canvassers, in a box to be provided by said board for that purpose, a ballot, on which shall be printed or written, the words, 'organization of Lincoln township—yes;' and every elector voting against such organization, shall in like manner deposit a ballot, on which shall be written or printed the words, 'organization of Lincoln

township—no.' If, on a canvass of such ballots, it shall be found that a majority of such electors have voted in favor of such organization, the said township of Lincoln shall then be organized in the manner hereinafter provided."

Also, by changing the number of section "2" to "3;" and striking out the word "April" in the first line, and inserting the word "May" in lieu thereof.

Also, by changing the number of section "3" to "4."

Objected to by Mr. Warner.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. G. C. Jones,	Mr. Slocum,
Bayley,	Kenny,	Taylor,
Beach,	Lapham,	Thomas,
Boies,	Lewis,	Tupper,
Camburn,	McKay,	Utey,
Carleton,	Mickley,	Van Vleet,
Chipman,	Monroe,	Warner,
Cobb,	Munger,	Welch,
Dort,	Newcomb,	White,
Dunlap,	Osborn,	Wilcox,
Fellows,	Pack,	Willits,
Graham,	Packard,	Williams,
Green,	Reed,	Winsor,
Griswold,	Rowe,	Yawkey,
Haynes,	Sanderson,	Speaker,
J. H. Jones,	Shier,	

47

NAYS.

Mr. A. Allen,	Mr. Hawley,	Mr. Nowland,
Bartow,	Horton,	Pitts,
Bond,	M. D. Howard,	Runyan,
Brockway,	O. F. Howard,	Schars,
Colwell,	Jewell,	W. T. Smith,
Copley,	Laing,	Stewart,
Dusseau,	Look,	Swift,
Fisher,	Mallary,	Woodman,
Gies,	May,	Woodruff,
Haire,	McKernan,	Woodward,

30

House bill No. 51, entitled

A bill to organize the township of Grant,

Being under consideration,

Mr. Winsor moved that there be a call of the House;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members were reported absent without leave: Messrs. G. W. Allen, Hazen, O'Grady, Keeler and Wendell.

On motion of Mr. McKernan,

Mr. Wendell was excused for non-attendance.

On motion of Mr. Woodman,

Messrs. Hazen and Keeler were admitted within the bar, and permitted to take their seats.

On motion of Mr. M. D. Howard,

All further proceedings under the the call were dispensed with.

The question being upon the passage of House bill No. 51, entitled

A bill to organize the township of Grant,

The bill was read a third time, and pending the taking of the vote on the passage thereof,

Mr. McKernan asked the unanimous consent of the House to amend the bill by adding to the first section thereof the following:

"Provided, That a majority of the qualified electors of the township of Grant, in said county, present at the annual township meeting, in April, shall vote in favor of such organization, in the manner provided in the next section."

Also, by adding a new section to the bill, to stand as section 2, as follows:

"Section 2. Every elector voting in favor of such organization shall deposit with the chairman of the board of canvassers, in a box to be provided by said board for that purpose, a ballot on which shall be printed or written, the words, 'organization of Grant township—yes;' and every elector voting against such organization, shall in like manner deposit a ballot, on which shall be written or printed, the words 'organization of Grant township—no.' If, on a canvass of such ballots 31

shall be found that a majority of such electors have voted in favor of such organization, the said township of Grant shall then be organized in the manner hereinafter provided."

Also, by changing the number of section "2" to "3," and striking out the word "April," in the first line, and inserting the word "May," in lieu thereof;

Also, by changing the number of section "3" to "4;"

Objected to by Mr. Warner.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Kenny,	Mr. Slocum,
Bayley,	Laing,	Swift,
Beach,	Lapham,	Taylor,
Boies,	McKay,	Thomas,
Camburn,	Mickley,	Tapper,
Carleton,	Monroe,	Utley,
Chipman,	Munger,	Van Vleet,
Cobb,	Newcomb,	Warner,
Dort,	Nixon,	Welch,
Dunlap,	Osborn,	White,
Fellows,	Pack,	Wilcox,
Graham,	Packard,	Willits,
Green,	Reed,	Williams,
Griswold,	Rowe,	Winsor,
Haynes,	Sanderson,	Yawkey,
G. C. Jones,	Shier,	Speaker, 48

NAYS.

Mr. A. Allen,	Mr. Horton,	Mr. McKernan,
Bartow,	M. D. Howard,	Nowland,
Bond,	O. F. Howard,	Pitts,
Brockway,	Jewell,	Runyan,
Colwell,	J. H. Jones,	Schars,
Copley,	Keeler,	W. T. Smith,
Dusseau,	Lewis,	Stewart,
Fisher,	Look,	Woodman,
Gies,	Mallary,	Woodruff,
Haire,	May,	Woodward,
Hawley,		81

Pending the announcement of the vote,

On motion of Mr. J. H. Jones,

Mr. Hazen was excused from voting.

House bill No. 52, entitled

A bill to organize the township of Sibley, in Keweenaw county,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Reed,
Bayley,	O. F. Howard,	Rowe,
Bartow,	Jewell,	Runyan,
Beach,	J. H. Jones,	Sanderson,
Boies,	G. O. Jones,	Schars,
Bond,	Keeler,	Shier,
Carleton,	Kenny,	Slocum,
Chipman,	Laing,	W. T. Smith,
Oobb,	Lapham,	Swift,
Colwell,	Look,	Taylor,
Copley,	Mallary,	Thomas,
Dort,	May,	Tupper,
Dunlap,	McKay,	Utley,
Dusseau,	McKernan,	Van Vleet,
Fellows,	Mickley,	Warner,
Fisher,	Monroe,	Welch,
Gies,	Munger,	White,
Graham,	Newcomb,	Wilcox,
Green,	Nixon,	Willits,
Griswold,	Nowland,	Williams,
Haire,	Osborn,	Woodman,
Hawley,	Pack,	Woodward,
Haynes,	Packard,	Yawkey,
Hazen,	Pitts,	Speaker,
Horton,		

73

NAYS.

Mr. A. Allen,	Mr. Lewis,	Mr. Winsor,
Brockway,	Stewart,	Woodruff,
Camburn,		

7

Pending the announcement of the vote,

Mr. Monroe moved that Mr. McKernan be excused from voting;

Which motion did not prevail.

Mr. McKernan then voted as recorded above.

Title agreed to.

On a motion of Mr. Chipman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Bartow moved to reconsider the vote by which the House refused to order to take immediate effect, House bill No. 50, entitled

A bill to organize the township of Clifton;

Which motion prevailed.

By a vote of two-thirds of all the members elect, the bill was then ordered to take immediate effect.

Senate manuscript bill, entitled

A bill to revise the charter of the city of Ypsilanti,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Jewell,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
Bayley,	G. O. Jones,	Shier,
Bartow,	Kenny,	Slocum,
Bond,	Laing,	W. T. Smith,
Brockway,	Lapham,	Stewart,
Canburn,	Lewis,	Swift,
Carleton,	Look,	Taylor,
Cobb,	Mallary,	Thomas,
Colwell,	May,	Tupper,
Copley,	McKay,	Van Vleet,
Danlap,	McKernan,	Warner,
Dussean,	Mickley,	Welch,
Fellows,	Munger,	Wendell,
Fisher,	Newcomb,	White,
Gies,	Nixon,	Wilcox,
Graham,	Nöwland,	Willits,
Green,	Osborn,	Williams,
Griswold,	Pack,	Winsor,
Haire,	Packard,	Woodman,
Hawley,	Pitts,	Woodruff,
Hasen,	Reed,	Woodward,
Horton,	Rowe,	Yawkey,
M. D. Howard,	Ranyan,	Speaker,
O. F. Howard,		

73

6

NAYS.

Title agreed to.

On motion of Mr. Mallary,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 100, entitled

A bill to provide for the incorporation of Masonic Lodges,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hazen,	Mr. Reed,
A. Allen,	Horton,	Rowe,
G. W. Allen,	M. D. Howard,	Sanderson,
Bayley,	O. F. Howard,	Schars,
Bartow,	Jewell,	Shier,
Beach,	J. H. Jones,	Slocum,
Boies,	G. O. Jones,	W. T. Smith,
Bond,	Kenney,	Stewart,
Brockway,	Laing,	Swift,
Camburn,	Lapham,	Taylor,
Carleton,	Lewis,	Thomas,
Chipman,	Look,	Utley,
Cobb,	Mallary,	Van Vleet,
Colwell,	May,	Warner,
Copley,	McKay,	Wendell,
Dort,	McKernan,	White,
Dunlap,	Mickley,	Wilcox,
Fellows,	Monroe,	Willits,
Fisher,	Munger,	Williams,
Gies,	Newcomb,	Winsor,
Graham,	Nixon,	Woodman,
Green,	Nowland,	Woodruff,
Griswold,	Osborn,	Woodward,
Haire,	Pack,	Yawkey,
Hawley,	Packard,	Speaker,
Haynes,	Pitts,	

77

NAYS.

Mr. Dusseau,

Mr. Runyan,

2

Title agreed to.

On motion of Mr. Boies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 74, entitled,

A bill to incorporate the village of Holly,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Hazen,	Mr. Rowe,
A. Allen,	Horton,	Runyan,
G. W. Allen,	M. D. Howard,	Sanderson,
Bayley,	O. F. Howard,	Schars,
Bartow,	Jewell,	Shier,
Beach,	J. H. Jones,	Slocum,
Boies,	G. C. Jones,	W. T. Smith,
Bond,	Kenny,	Stewart,
Brockway,	Laing,	Swift,
Camburn,	Lapham,	Taylor,
Carleton,	Lewis,	Thomas,
Chipman,	Look,	Tupper,
Cobb,	Mallory,	Utley,
Colwell,	May,	Van Vleet,
Copley,	McKay,	Warner,
Dort,	McKernan,	Welch,
Dunlap,	Mickley,	Wendell,
Dusseau,	Monroe,	White,
Fellows,	Munger,	Wilcox,
Fisher,	Newcomb,	Willits,
Gies,	Nixon,	Winsor,
Graham,	Nowland,	Woodman,
Green,	Osborn,	Woodruff,
Griswold,	Pack,	Woodward,
Haire,	Packard,	Yawkey,
Hawley,	Pitts,	Speaker,
Haynes,	Reed,	

80

NAYS.

0

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate manuscript joint resolution, entitled

Joint resolution for the relief of Cyrus Lee,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Rowe,
A. Allen,	M. D. Howard,	Runyan,

• G. W. Allen,	O. F. Howard,	Sanderson,
Bayley,	Jewell,	Schars,
Bartow,	J. H. Jones,	Slocum,
Beach,	G. C. Jones,	W. T. Smith,
Boies,	Kenny,	Stewart,
Brockway,	Laing,	Swift,
Camburn,	Lapham,	Taylor,
• Carleton,	Lewis,	Thomas,
Chipman,	Look,	Tupper,
Cobb,	Mallary,	Utley,
Colwell,	May,	Van Vleet,
Copley,	McKay,	Warner,
Dort,	McKernan,	Welch,
Dunlap,	Mickley,	Wendell,
Fellows,	Monroe,	White,
Fisher,	Munger,	Wilcox,
Gies,	Newcomb,	Willits,
Graham,	Nixon,	Williams,
Green,	Nowland,	Winsor,
Griswold,	Osborn,	Woodman,
Haire,	Pack,	Woodruff,
Hawley,	Packard,	Woodward,
Haynes,	Pitts,	Yawkey,
Hazen,	Reed,	Speaker

78

NAYS.

Title agreed to.

On motion of Mr. Slocum,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. Woodman,

The House went into committee of the whole, on the general order,

Mr. Swift in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bill:

1. House bill No. 56, entitled

A bill to provide for the drainage and reclamation of swamp lands by means of a road to be known as the Tuscola and Saginaw Bay State road;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following entitled bill:

A House bill No. 76, entitled

A bill to amend an act entitled an act to authorize the township of Holland, and other townships in the counties of Ottawa and Allegan, to make loans and levy taxes for the improvement of the harbor at the mouth of North Black Lake River, in Ottawa County, approved February 2d, 1858;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

J. M. SWIFT, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. J. H. Jones,

The amendments made to the first named bill were concurred in, in gross, and the bill was placed on the order of third reading.

On motion of Mr. Van Vleet,

The second named bill was placed on the order of third reading.

On motion of Mr. Woodman,

The House took a recess until this afternoon at 2 o'clock.

AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

Mr. Brockway asked and obtained leave of absence for the afternoon, for the special committee appointed to examine certain illegal acts alleged to have been committed by the Board of Agriculture having control of the Agricultural College, and also as to the general management of said College.

GENERAL ORDER.

On motion of Mr. Hazen,

The House went into committee of the whole, on the general order,

Mr. Utley in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 89, entitled

A bill to amend section 6, of act 216, of session laws of 1861, being an act to provide for the drainage of swamps, marshes, and other low lands;

2. House bill No. 92, entitled

A bill for the construction of a State road from the western terminus of the St. Louis and geographical centre of Montcalm county State road, to the south-west corner of township No. 11 north, of range No. 10 west, on the Grand Rapids and Big Rapids State road;

3. House bill No. 81, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from the village of Ithaca, in Gratiot county, to the quarter post, on the north line of section 3, in town 11 north, of range three west;

4. House bill No. 91, entitled

A bill to amend section 8 of an act entitled "an act to provide for the incorporation of villages," approved February 17, 1857, as amended by act No. 121, approved March 17, 1863;

5. House bill No. 84, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a road, to be known as the Ontonagon and Pewabic State road, and to provide for the construction of the same, in the county of Ontonagon;

6. House bill No. 86, entitled

A bill to amend section 1468, in chapter 40, of the compiled laws, it being section 3, of chapter 2, title 9, part 1, of the re-

vised statutes of 1838, relative to the election of superintendents of the poor;

7. House bill No. 104, entitled

A bill to authorize the First Baptist Church and Society of Brooklyn, Jackson county, to convey certain real estate;

8. House bill No. 107, entitled

A bill to attach the county of Manitou to the county of Leelanaw, for certain judicial purposes, and to repeal act No. 263, of the session laws of 1861, entitled "an act to attach the county of Manitou to the county of Mackinac, for certain judicial purposes," approved March 16, 1861;

9. House bill No. 79, entitled

A bill granting forty acres of swamp land to John Mauren, of Clinton county, Michigan, and authorizing the Commissioner of the Land Office to issue deed;

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bill:

10. Senate bill No. 25, entitled

A bill to amend section 2, of act 54, of the laws of 1861, approved February 15, 1861, relative to foreign insurance companies;

Have made an amendment thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration, the following entitled bill

11. Senate bill No. 83, entitled

A bill to amend sections 13 and 24, of act No. 216, of the session laws of 1861, being "an act to provide for the drainage of swamps, marshes, and other low lands," approved March 15, 1861;

Have directed their chairman to report the same back to the

House, and recommend that it be recommitted to the committee on public lands.

The committee of the whole have also instructed their chairman to report back to the House without recommendation, the following bill:

12. House bill No. 95, entitled

A bill to amend an act entitled "An act to amend act No. 248, of the laws of 1859, entitled "An act to regulate fire, marine, life and health insurance companies, and their agents, associations, partnerships and individuals doing fire, marine, life and health insurance business, not incorporated by the State of Michigan," approved February 15, 1859;

And ask to be discharged from its further consideration.

The committee of the whole have also had under consideration the following entitled bill:

13. House bill No. 113, entitled

A bill to amend section 5, of chapter 8, of an act entitled an act to revise the charter of the city of Detroit, approved February 5, 1857;

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

The committee of the whole have also had under consideration the following entitled bill:

14. House bill No. 114, entitled

A bill to amend section 3670, of the compiled laws of 1857, in relation to justices' courts;

Have instructed their chairman to report the same back to the House, with the recommendation that it be recommitted to the committee on the judiciary, with instructions to perfect the bill, and also to add at the end of recited section 18, the following proviso: "*Provided*, That no such attachment shall issue on any such judgment, where the judgment debtor shall have put in stay of such judgment."

The committee of the whole have also had under consideration House joint resolution No. 19, entitled

Joint resolution requesting our members in Congress to use their best efforts to procure the repeal of the tax on school books;

Have made an amendment thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

W. S. UTLEY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. J. H. Jones,

The first nine named bills were placed on the order of third reading.

On motion of Mr. Van Vleet,

The amendments made to the tenth named bill were concurred in, *in gross*, and the bill was placed on the order of third reading.

On motion of Mr. J. H. Jones,

The eleventh named bill was recommitted to the committee on public lands.

On motion of Mr. Boies,

The twelfth named bill was laid on the table.

Mr. Monroe moved that the House concur in the action of the committee in striking out all after the enacting clause of the thirteenth named bill;

Pending which,

On motion of Mr. Winsor,

The bill was laid on the table.

On motion of Mr. J. H. Jones,

The recommendations of the committee on the fourteenth named bill were concurred in, and the bill was recommitted to the committee on the judiciary, with instructions.

On motion of Mr. Van Vleet,

The House concurred in the amendment made to the joint resolution, and the joint resolution was placed on the order of third reading.

On motion of Mr. Haynes,

The House took a recess until this evening at 7 o'clock.

EVENING SESSION.

7 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

The Speaker announced that the hour had arrived for the consideration of the

SPECIAL ORDER.

On motion of Mr. Cobb,

The House went into committee of the whole, on the special order,

Mr. Haynes in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following resolutions:

1. *Resolved*, (the Senate concurring,) That we hereby reaffirm our declaration of unswerving devotion to the government of the United States, and declare that while our hearts are made sad by the terrible ravages of war, that our judgments fully approve of the vigorous prosecution thereof, for the life of the nation, until there shall be an unqualified submission to the authority of the government.

2. *Resolved*, That we fully endorse the emancipation proclamation of the President, and as face answers to face in a glass, so we hereby reflect back to him his own noble words as found in his last message, thus: "I shall not attempt to modify or retract the emancipation proclamation, nor shall I return to slavery any person who is free by the terms of that proclamation or by any acts of Congress. If the people should, by whatever mode or means, make it an executive duty to re-enslave such person, another, and not I, must be the instrument to perform it."

3. *Resolved*, That once again we tender our heartfelt thanks to our able officers and brave men who have upheld our standard, both on land and sea, and we assure them of our deepest sympathy, and our moral and material support, while battling

for the integrity of the nation and the support of the government

4. *Resolved*, That we have no language fully to express our abhorrence of the rebel barbarities, practiced by them, upon our noble men who are held as prisoners in their hands; and we hereby urge upon the President to use more efficient means to secure for these sufferers the treatment due, according to the law of nations, to prisoners of war, even though it should require him to resort to retaliation upon rebel prisoners in our hands, in order to secure that object.

5. *Resolved*, That we fully approve of the use, by the government, of every means known to civilized warfare (the use of colored troops not excepted) for the complete overthrow of the rebellion, and ardently hope for the day when we shall be both a government without a king and a republic without a slave.

6. *Resolved*, That we hereby most sincerely thank our Senators and Representatives in Congress for the noble efforts made by them for the purpose of securing the amendment of the constitution of the United States, so as forever to prohibit slavery or involuntary servitude within the entire territory of the United States—except as a punishment for crime, whereof the party shall have been duly convicted.

7. *Resolved*, That the Governor be and he hereby is requested to furnish to the President of the United States, and to each of our Senators and Representatives in Congress, a copy of the foregoing resolutions;

To which were pending the following substitute reported by the minority of the same committee:

Whereas, By the madness and folly of men, our country has become involved in a fearful rebellion, which threatens the very existence of the Union, and the destruction of the principle of self-government;

And whereas, This gigantic rebellion is without justification before an impartial world, and unnecessary for the accomplishment of any good, or the remedy of any evil; therefore,

1. *Resolved*, (the Senate concurring.) That we hereby reaf-

firm our declaration of unswerving devotion to the government of the United States, and we hereby declare, that while our hearts are made sad by the terrible ravages of war, our judgments fully approve of the vigorous prosecution thereof, for the life of the nation, until there shall be an unqualified submission to the authority of the government.

2. *Resolved*, That war is, a terrible calamity to any nation, and can be justified only to uphold just laws and good government among men, and that for this purpose this war should be vigorously prosecuted by the administration in power, and be abandoned for an honorable peace the moment these ends are accomplished by obedience on the part of the rebels to the constitution and laws of the Union, which God and our fathers gave us.

3. *Resolved*, That we tender our heartfelt thanks to our able officers and brave men who have upheld our standard, both on land and sea, and we assure them of our deepest sympathy, and our moral and material support, while battling for the integrity of the nation and the support of the government.

4. *Resolved*, That we fully approve of the use by the government, of every means known to civilized warfare for the complete overthrow of the rebellion, and ardently hope for the day when we shall, by the common consent of parties and sections interested, be a nation without a rebel and a republic without a slave.

5. *Resolved*, That the Governor be and he hereby is requested to furnish to the President of the United States, and to each of our Senators and Representatives in Congress, a copy of the foregoing resolutions;

Have directed their chairman to report the same back to the House, with the recommendation that they be recommitted to the committee on federal relations.

HARVEY HAYNES, *Chairman*.

Report accepted.

On motion of Mr. M. D. Howard,

The recommendations of the committee were concurred in,

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HOUSE OF REPRESENTATIVES.

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and the resolutions were recommitted to the committee on federal relations.

On motion of Mr. Chipman,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Wednesday, March 1, 1865.

The House
order by the
Prayer by
Roll called:

met, pursuant to adjournment, and was called to
Speaker.

Rev. Mr. Hickox.

quorum present.

Absent at roll

call, without leave, Messrs. G. C. Jones and

Pitts.

Mr. McKenman asked and obtained leave of absence for Mr.
G. C. Jones, for an indefinite time, on account of sickness.

Mr. Duesman asked and obtained leave of absence for Mr.
Pitts, for an indefinite time, on account of sickness.

By unanimous consent, Mr. Chipman offered the following:

Resolved, That the committee appointed by this House, in the
matter of the investigation of the affairs of the Amboy, Lansing
and Traverse Bay railroad, be and hereby are authorized to send
the Sergeant-at-Arms, or his Assistant, for witnesses, and to
employ a clerk;

Which was adopted.

PRESENTATION OF PETITIONS.

By Mr. Chipman: remonstrance of sundry copper mining
companies in the township of Eagle Harbor, against taxing
said township for the improvement of Eagle Harbor;

On motion of Mr. Chipman,

The remonstrance was laid on the table.

By Mr. Utley: remonstrance of Hon. Wm. T. Howell, James
H. Maze and 86 others, citizens of the county of Newaygo,
against conferring upon the Grand Rapids and Indiana Rail-
road Company the additional land grant, and against extending
the time for the completion of the said road by such company;

On motion of Mr. Utley,

The remonstrance was laid on the table.

By Mr. Utley: remonstrance of Chas. C. Eddy and 146 other citizens of Sparta, Kent county, against the organization of the county of Grant;

Also: remonstrance of William I. Cornwell and twelve other citizens of Newaygo village, in Newaygo county, for the same purpose;

Also: remonstrance of Amasa B. Watson, Gideon D. Graves, and 170 others, citizens of Croton and Newaygo, in the county of Newaygo, for the same purpose;

Referred to the committee on towns and counties.

By Mr. Nowland: petitions of certain citizens of Monroe, Lenawee and Wayne counties, for an amendment of the statutes relative to drainage;

Referred to the committee on public lands.

By Mr. Winsor: remonstrance of James Black and 52 others, against the organization of the county of Lincoln;

Also: remonstrance of J. R. Leonard, E. R. Ayers and 42 others, for the same purpose;

Referred to the committee on towns and counties.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as correctly enrolled, signed and presented to the Governor, the following bill:

A bill to amend an act entitled "An act to incorporate the city of East Saginaw," approved February 15th, 1859, as amended by an act entitled "An act to amend sections 1, 4 and 5, of title 10, and section 6, of title 4, and sections 5, 6, 7 and 10, of title 5; also by adding a section to said title, to stand as section 20, and sections 37, 38 and 40, of title 6, of an act to incorporate the city of East Saginaw, approved February 15, 1859, approved February 20th, 1861.

O. H. FELLOWS, *for the Committee.*

Report accepted.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

A bill appropriating certain highway taxes for the improvement of a road leading from Corunna, in the county of Shiawassee, to Saginaw City, in the county of Saginaw,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute, recommending that the substitute be concurred in, and that it do pass, and ask to be discharged from the further consideration of the subject.

O. H. FELLOWS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Munger,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to authorize the appointment of a general swamp land commissioner,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Hazen,

The bill was ordered printed, and placed on the order of third reading.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill for the drainage and reclamation of swamp lands by means of a State road, to be known as the Ada and Big Rapids State road,

they do pass, and ask to be discharged from the further consideration of the subject.

W. H. BROCKWAY, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Brockway,

The House concurred in the amendment made to the resolutions by the committee.

Mr. Brockway moved that the resolutions be made the special order for this evening, at 7 o'clock;

On motion of Mr. Griswold,

The resolutions were laid on the table.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to legalize certain abstracts, in Kent county, making them prima facie evidence of the facts therein stated,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, and recommend that the substitute be adopted and passed, and ask to be discharged from the further consideration of the subject

A. D. GRISWOLD, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. G. W. Allen,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred the petition of J. N. Chipman and 27 others, asking for an increase of constables' fees; also, a petition for more adequate compensation of the county officers of Saginaw county; also, the petition of A. B. Cudworth and 106 others, praying for a revision of the fee bill relative to county and township officers;

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A bill to amend section 11, of chapter 175, of the compiled laws of the State of Michigan, relative to the fees of sheriffs;

Also,

A bill to amend section 95, of chapter 12, of the compiled laws, relative to the compensation of certain township officers for certain services,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without having taken action thereon, and recommend that the foregoing bills and petitions be referred to a select committee of five, to be appointed by the Speaker, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

Mr. G. W. Allen moved that the House concur in the recommendations of the committee;

Which was not agreed to.

On motion of Mr. M. D. Howard,

The bills and petitions were laid on the table.

By the committee on internal improvements:

The committee on internal improvements, to whom was referred

A bill to authorize the townships in the counties of Kalamazoo, Van Buren, Allegan, Kent and Ottawa to aid in-extending the Schoolcraft and Three Rivers railroad from Schoolcraft to Allegan and to some point on Grand River,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Woodman,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on internal improvements:

The committee on internal improvements, to whom was referred

A bill to authorize any of the towns or other municipalities, incorporated or otherwise, in the counties of Oakland, Livingston, Wayne and Washtenaw, to pledge their credit to aid in the construction of a railroad to commence at the village of Holly, in the county of Oakland, thence extending southward, to some point on the Michigan Central Railroad,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Aitken,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 1, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 73, entitled

A bill to change the name of the first Congregational society of Medina, to the first Presbyterian society of Medina;

2. House bill No. 77, entitled

A bill to provide for the improvement of the navigation of the Saginaw river, and for the removal of the outer bar, at the mouth thereof, and to authorize the county of Bay to loan money in aid thereof;

3. House bill No. 96, entitled

A bill to amend an act amendatory of the several acts relating to the Wesleyan Seminary, at Albion, and the Albion Female Collegiate Institute, approved February 25, 1861;

4. House bill No. 165, entitled

A bill authorizing a war bounty loan;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The several bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 1, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 67, entitled

A bill to consolidate the townships of Oceana and Dalton, in Muskegon county, and to create three townships from the territory thereof,

And to inform the House that the Senate has amended the same, by striking out of line 4, section 4, the word "sixteen," and inserting in lieu thereof the word "seventeen;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on internal improvements:

The committee on internal improvements, to whom was referred

A bill to authorize any of the towns or other municipalities, incorporated or otherwise, in the counties of Oakland, Livingston, Wayne and Washtenaw, to pledge their credit to aid in the construction of a railroad to commence at the village of Holly, in the county of Oakland, thence extending southward, to some point on the Michigan Central Railroad,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, Chairman.

Report accepted and committee discharged.

On motion of Mr. Aitken,

The House concurred in the amendments made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 1, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 78, entitled

A bill to change the name of the first Congregational society of Medina, to the first Presbyterian society of Medina;

2. House bill No. 77, entitled

A bill to provide for the improvement of the navigation of the Saginaw river, and for the removal of the outer bar, at the mouth thereof, and to authorize the county of Bay to loan money in aid thereof;

3. House bill No. 96, entitled

A bill to amend an act amendatory of the several acts relating to the Wesleyan Seminary, at Albion, and the Albion Female Collegiate Institute, approved February 25, 1861;

4. House bill No. 165, entitled

A bill authorizing a war bounty loan;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The several bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 1, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 67, entitled

A bill to consolidate the townships of Oceana and Dalton, in Muskegon county, and to create three townships from the territory thereof,

And to inform the House that the Senate has amended the same, by striking out of line 4, section 4, the word "sixteen," and inserting in lieu thereof the word "seventeen;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has

ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Carleton moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Sanderson,
A. Allen,	Jewell,	Schars,
G. W. Allen,	J. H. Jones,	Seymour,
Bayley,	Kenny,	Slocum,
Beach,	Laing,	W. T. Smith,
Boies,	Landon,	Stewart,
Bond,	Lapham,	Swift,
Brockway,	Lewis,	Taylor,
Camburn,	Look,	Thomas,
Carleton,	Mallary,	Tupper,
Chipman,	May,	Utley,
Cobb,	McKay,	Van Vleet,
Dort,	McKernan,	Warner,
Dunlap,	Mickley,	Welch,
Dusseau,	Monroe,	Wendell,
Fellows,	Morton,	White,
Fisher,	Munger,	Wilcox,
Gies,	Newcomb,	Willits,
Graham,	Nixon,	Williams,
Green,	Nowland,	Winsor,
Griswold,	Osborn,	Woodman,
Haire,	Pack,	Woodruff,
Hawley,	Packard,	Woodward,
Haynes,	Reed,	Woodworth,
Hazen,	Rowe,	Yawkey,
Horton,	Runyan,	Speaker,
M. D. Howard,		

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 27, 1865. }

To the Speaker of the House of Representatives :

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 74, entitled

A bill to amend act No. 61, of the session laws of 1863, entitled "An act to authorize the building of a bridge across the Menominee river, and to appropriate six sections of swamp lands to the county of Menominee for the purpose of building the same,

And to inform the House that the Senate has amended the same as follows:

By inserting after the word "lands," in the 5th line, section 1, the following: "lying in the county of Menominee."

Also, by adding the following proviso at the end of the section:

"And provided further, That the commissioners having the superintendence and control of said bridge, be and they are hereby required, semi-annually, to wit: on the first days of December and June, in each year, upon oath, to report to the Commissioner of the State Land Office, the condition of said work, with a brief statement of the contracts for constructing the same, the amount of money and of lands expended thereon, together with all moneys or lands paid to said commissioners, or for surveys, or otherwise, and also such other general information pertaining to the construction of said bridge, as may be necessary for a full understanding of the progress and condition of such work, and said report shall be filed with the Commissioner of the State Land Office within thirty days after the same is required to be made, and it shall not be lawful for any moneys or lands, to be paid upon said work after the time limited for the filing of said report, unless said report shall have been duly made and filed;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has or-

dered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Munger moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Sanderson,
A. Allen,	M. D. Howard,	Schars,
G. W. Allen,	O. F. Howard,	Seymour,
Bayley,	Jewell,	Slocum,
Bartow,	J. H. Jones,	W. T. Smith,
Beach,	Kenny,	Stewart,
Boies,	Laing,	Swift,
Bond,	Landon,	Taylor,
Brockway,	Lapham,	Thomas,
Camburn,	Look,	Tupper,
Carleton,	Mallary,	Utley,
Chipman,	May,	Van Vleet,
Cobb,	McKay,	Warner,
Dort,	McKernan,	Wendell,
Danlap,	Mickley,	White,
Dusseau,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Gies,	Nowland,	Winsor,
Graham,	Osborn,	Woodman,
Green,	Pack,	Woodruff,
Griswold,	Packard,	Woodward,
Hairo,	Reed,	Woodworth,
Hawley,	Rowe,	Yawkey,
Haynes,	Runyan,	Speaker,
Hazen,		

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 1, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bills:

1. Senate bill No. 58, entitled

A bill to amend an act entitled "an act for the reorganization of the military forces of the State of Michigan," approved January 18, 1862;

2. Senate bill No. 88, entitled

A bill to authorize the issuing of patents for certain railroad lands in the Upper Peninsula;

3. Senate bill No. 89, entitled

A bill to provide for an insurance on the State library;

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on military affairs.

The second named bill was read a first and second time by its title, and referred to the committee on State affairs.

The third named bill was read a first and second time by its title, and referred to the committee on State library.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 1, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 69, entitled

A bill to amend an act entitled "an act to amend an act to amend an act to prevent fishing with seines and every kind of

nets, in certain counties in the State of Michigan," approved March 16, 1861,

And to inform the House that the Senate has amended the same by inserting after the word "Hillsdale," the word "Wash-tenaw;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Woodman moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Schars,
A. Allen,	Jewell,	Seymour,
G. W. Allen,	J. H. Jones,	Shier,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	W. T. Smith,
Beach,	Landon,	Stewart,
Bond,	Lapham,	Swift,
Brockway,	Look,	Taylor,
Camburn,	Mallory,	Thomas,
Carleton,	May,	Tupper,
Chipman,	McKay,	Utley,
Cobb,	McKernan,	Van Vleet,
Dort,	Mickley,	Warner,
Dunlap,	Monroe,	Welch,
Dusseau,	Morton,	Wendell,
Fellows,	Munger,	White,
Fisher,	Newcomb,	Wilcox,
Gies,	Nixon,	Willits,
Graham,	Nowland,	Williams,
Green,	Osborn,	Winsor,
Haire,	Pack,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Reed,	Woodward,
Hazen,	Rowe,	Woodworth,
Horton,	Runyan,	Yawkey,
M. D. Howard,	Sanderson,	Speaker,

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 1, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bill and joint resolution:

1. Senate bill No. 68, entitled

A bill to amend section one, of act No. 217, of the session laws of 1861, entitled an act to provide for the drainage and reclamation of swamp lands by means of State roads and ditches;

2. Senate joint resolution No. 13, entitled

Joint resolution proposing an amendment to section 1, article 7, of the Constitution of Michigan, in relation to the qualifications of electors;

Which have passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on public lands.

The joint resolution was read a first and second time by its title, and referred to the joint committee on amendments to the constitution.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, February 28, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to inform the House that a committee of three, on the part of the Senate, has been appointed to confer with a like committee, which the House is re-

quested to appoint, on the disagreement of the two Houses on Senate bill No. 19, being

A bill to provide for proving the by-laws, ordinances and resolutions of incorporated cities and villages, in certain cases,

And that such committee on the part of the Senate consists of Senators Collier, Howell and McCurdy.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. M. D. Howard moved that a committee of three on the part of the House be appointed, to confer with the committee on the part of the Senate on the disagreement of the two Houses;

Which motion prevailed.

The Speaker appointed Messrs. M. D. Howard, Brockway and G. W. Allen, as such committee.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. Stewart offered the following:

Resolved, (the Senate concurring,) That the committee on federal relations of the Senate and of the House, be authorized to act as a joint committee, to draft and report resolutions on the state of the Union, for the consideration of this Legislature;

On motion of Mr. Stewart,

The rules were suspended, and the resolution was adopted.

Mr. Gies moved to discharge the committee of the whole from the further consideration of House bill No. 162, entitled

A bill to amend an act entitled an act to amend the laws relative to supplying the city of Detroit with pure and wholesome water, and to provide for the completion and management of the Detroit water works, approved February 14, 1853;

Which motion prevailed.

On motion of Mr. Gies,

The bill was recommitted to the committee on banks and incorporations.

Mr. Boies moved that the committee on engrossment and en-

rollment be instructed to report back to the House, without action, House manuscript bill, entitled

A bill to extend the time for the collection of taxes in the township of Medina, Lenawee county, for the year 1864;

Which motion prevailed.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 107, entitled

A bill to attach the county of Manitou to the county of Lee-lanaw, for certain judicial purposes, and to repeal act No. 262, of the session laws of 1861, entitled "an act to attach the county of Manitou to the county of Mackinac, for certain judicial purposes," approved March 16, 1861,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Schars,
A. Allen,	Jewell,	Seymour,
G. W. Allen,	J. H. Jones,	Shier,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	W. T. Smith,
Beach,	Landon,	Stewart,
Boies,	Lapham,	Swift,
Bond,	Lewis,	Taylor,
Brockway,	Look,	Thomas,
Camburn,	Mallary,	Tupper,
Carleton,	May,	Utlej,
Chipman,	McKay,	Van Vleet,
Gobb,	McKernan,	Warner,
Dorf,	Mickley,	Welch,
Dunlap,	Monroe,	Wendell,
Dussean,	Morton,	White,
Fellows,	Munger,	Wilcox,
Fisher,	Newcomb,	Willits,
Gies,	Nixon,	Williams,
Graham,	Nowland,	Winsor,
Green,	Osborn,	Woodman,
Griswold,	Pack,	Woodruff,
Hawley,	Packard,	Woodward,
Haynes,	Reed,	Woodworth,
Hazen,	Boye,	Yawkey,
Horton,	Bunyan,	Speaker,
M. D. Howard,	Sanderson,	

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Title agreed to.

House bill No. 79, entitled

A bill granting forty acres of swamp land to John Mauren, of Clinton county, Michigan, and authorizing the Commissioner of the Land Office to issue deed,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Schars,
A. Allen,	G. O. Jones,	Seymour,
G. W. Allen,	Kenny,	Shier,
Bayley,	Laing,	Slocum,
Bartow,	Landon,	W. T. Smith,
Beach,	Lapham,	Stewart,
Boies,	Lewis,	Swift,
Brockway,	Look,	Taylor,
Camburn,	Mallary,	Thomas,
Carleton,	May,	Tupper,
Chipman,	McKay,	Utley,
Cobb,	McKernan,	Van Vleet,
Dort,	Mickley,	Warner,
Dunlap,	Monroe,	Welch,
Dusseau,	Morton,	Wendell,
Fellows,	Munger,	White,
Fisher,	Newcomb,	Wilcox,
Gies,	Nixon,	Willits,
Graham,	Nowland,	Williams,
Green,	Osborn,	Winsor,
Griswold,	Pack,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Reed,	Woodward,
Hazen,	Rowe,	Woodworth,
Horton,	Runyan,	Yawkey,
O. F. Howard,	Sanderson,	Speaker,

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Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House joint resolution No. 19, entitled

Joint resolution requesting our members in Congress to use

their best efforts to procure the repeal of the tax on school books,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Sanderson,
A. Allen,	Jewell,	Schars,
G. W. Allen,	J. H. Jones,	Seymour,
Bayley,	Kenny,	Shier,
Bartow,	Laing,	Slocum,
Beach,	Landon,	W. T. Smith,
Boies,	Lapham,	Swift,
Bond,	Lewis,	Taylor,
Brockway,	Look,	Thomas,
Camburn,	Mallory,	Tupper,
Carleton,	May,	Utley,
Chipman,	McKay,	Van Vleet,
Cobb,	McKernan,	Warner,
Dort,	Mickley,	Welch,
Dunlap,	Monroe,	Wendell,
Dussean,	Morton,	White,
Fellows,	Munger,	Wilcox,
Fisher,	Newcomb,	Willits,
Gies,	Nixon,	Williams,
Graham,	Nowland,	Winsor,
Green,	Osborn,	Woodman,
Hawley,	Pack,	Woodruff,
Haynes,	Packard,	Woodward,
Hazen,	Reed,	Woodworth,
Horton,	Rowe,	Yawkey,
M. D. Howard,	Runyan,	Speaker, 78

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Mr. Stewart,

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The question being upon agreeing to the title,

Mr. Warner moved to amend the title by inserting the words "the Holy Scriptures and" between the words "on" and "school;"

Which was agreed to.

The title as amended was then agreed to.

Senate bill No. 25, entitled

A bill to amend section 2, of act 54, of the laws of 1861, ap-

proved February 15, 1861, relative to foreign insurance companies,

Being under consideration,

Mr. Warner asked the unanimous consent of the House to amend the bill by striking out the word "five," in the 6th line thereof, and inserting the word "three" in lieu thereof;

Objected to by Mr. Welch.

Mr. Warner then moved that the bill be recommitted to the committee on banks and incorporations, with instructions to amend the same by making the specific tax "three" per cent., and to report the bill, thus amended, back to the House immediately;

Mr. Hawley moved to amend the instructions by striking out "three," and inserting "two," in lieu thereof;

Which was not agreed to.

The motion to recommit with instructions, was then agreed to.

The committee on banks and incorporations submitted the following report:

The committee on banks and incorporations, to whom was recommitted Senate bill No. 25, entitled

A bill to amend section 2, of act 54, of the laws of 1861, approved February 15, 1861, relative to foreign insurance companies,

With instructions to amend the same so as to make the specific tax "three" per cent., and report the same back to the House forthwith, report the bill back to the House, amended in accordance with the instructions of the House.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Hazen,

The House concurred in the amendment made to the bill by the committee.

The question being upon the passage of the bill,

The bill was then read a third time passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Boies,
Bond,
Brockway,
Camburn,
Carleton,
Chipman,
Cobb,
Colwell,
Dort,
Dunlap,
Dusseau,
Fellows,
Fisher,
Gies,
Graham,
Green,
Griswold,
Haire,

Mr. Haynes,
Hazen,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Landon,
Lapham,
Lewis,
Look,
May,
McKay,
Mickley,
Monroe,
Munger,
Newcomb,
Nixon,
Nowland,
Osborn,
Pack,
Packard,
Reed,
Rowe,

Mr. Runyan,
Sanderson,
Seymour,
Slocum,
W. T. Smith,
Swift,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker,

70

NAYS.

Mr. Hawley,
M. D. Howard,
Mallory,

Mr. Morton,
Schars,
Shier,

Mr. Stewart,
Taylor,
Yawkey,

9

Title agreed to.

House bill No. 104, entitled

A bill to authorize the First Baptist Church and Society of Brooklyn, Jackson county, to convey certain real estate,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Boies,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Landon,

Mr. Schars,
Seymour,
Shier,
Slocum,
W. T. Smith,
Stewart,
Swift,

Bond,	Lapham,	Taylor,
Brockway,	Lewis,	Thomas,
Camburn,	Look,	Tupper,
Carleton,	Mallary,	Utley,
Chipman,	May,	Van Vleet,
Cobb,	McKay,	Warner,
Colwell,	Mickley,	Welch,
Dort,	Monroe,	Wendell,
Dunlap,	Morton,	White,
Dussean,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Gies,	Nowland,	Winsor,
Graham,	Osborn,	Woodman,
Green,	Packard,	Woodruff,
Griswold,	Reed,	Woodward,
Haire,	Rowe,	Woodworth,
Hawley,	Runyan,	Yawkey,
Haynes,	Sanderson,	Speaker,
Hazen,		

79

NAYS.

0

Title agreed to.

House bill No. 86, entitled

A bill to amend section 1468, in chapter 40, of the compiled laws, it being section 3, of chapter 2, title 9, part 1, of the revised statutes of 1888, relative to the election of superintendents of the poor,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Dort,

The bill was recommitted to the committee on the judiciary.

House bill No. 84, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a road, to be known as the Ontonagon and Pewabic State road, and to provide for the construction of the same, in the county of Ontonagon,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
A. Allen,

Mr. Haynes,
Hazen,

Mr. Reed,
Rowe,

G. W. Allen,	M. D. Howard,	Runyan,
Bayley,	O. F. Howard,	Schars,
Bartow,	Jewell,	Seymour,
Beach,	J. H. Jones,	Shier,
Boies,	Keeler,	Slocum,
Bond,	Kenney,	W. T. Smith,
Brockway,	Landon,	Swift,
Camburn,	Lapham,	Thomas,
Carleton,	Lewis,	Tupper,
Chipman,	Look,	Van Vleet,
Cobb,	Mallery,	Warner,
Colwell,	May,	Wendell,
Dort,	McKay,	White,
Dunlap,	McKernan,	Wilcox,
Dusseau,	Mickley,	Willits,
Fellows,	Monroe,	Williams,
Fisher,	Morton,	Woodman,
Gies,	Munger,	Woodruff,
Graham,	Newcomb,	Woodward,
Green,	Nowland,	Woodworth,
Griswold,	Osborn,	Yawkey,
Haire,	Packard,	Speaker,
Hawley,		

73

0

NAYS.

Title agreed to.

House bill No. 91, entitled

A bill to amend section 8 of an act entitled "an act to provide for the incorporation of villages," approved February 17, 1857, as amended by act No. 121, approved March 17, 1863,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hazen,	Mr. Rowe,
A. Allen,	M. D. Howard,	Runyan,
G. W. Allen,	O. F. Howard,	Schars,
Bayley,	Jewell,	Seymour,
Bartow,	J. H. Jones,	Shier,
Beach,	Keeler,	Slocum,
Bond,	Kenny,	W. T. Smith,
Brockway,	Landon,	Swift,
Camburn,	Lapham,	Thomas,
Carleton,	Lewis,	Tupper,
Chipman,	Look,	Utley,

Cobb,	Mallary,	Van Vleet,
Colwell,	May,	Warner,
Dort,	McKay,	Welch,
Dunlap,	McKernan,	Wendell,
Dusseau,	Mickley,	White,
Fellows,	Monroe,	Wilcox,
Fisher,	Morton,	Willits,
Gies,	Munger,	Williams,
Graham,	Newcomb,	Woodman,
Green,	Nixon,	Woodruff,
Griswold,	Nowland,	Woodward,
Haire,	Osborn,	Woodworth,
Hawley,	Packard,	Yawkey,
Haynes,	Reed,	Speaker, 75
	NAYS.	0

Title agreed to.

House bill No. 81, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from the village of Ithaca, in Gratiot county, to the quarter post, on the north line of section 3, in town 11 north, of range three west,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Hazen,	Mr. Sanderson,
A. Allen,	M. D. Howard,	Schars,
G. W. Allen,	O. F. Howard,	Seymour,
Bayley,	J. H. Jones,	Shier,
Bartow,	Keeler,	Slocum,
Beach,	Kenny,	W. T. Smith,
Bond,	Landon,	Swift,
Brockway,	Lapham,	Thomas,
Camburn,	Lewis,	Tupper,
Carleton,	Look,	Utley,
Chipman,	May,	Van Vleet,
Cobb,	McKay,	Warner,
Colwell,	McKernan,	Welch,
Dort,	Mickley,	Wendell,
Dunlap,	Monroe,	White,
Dusseau,	Morton,	Wilcox,
Fellows,	Munger,	Willits,
Fisher,	Newcomb,	Williams,
Gies,	Nowland,	Woodman,
Graham,	Osborn,	Woodruff,

Green,
Griswold,
Haire,
Hawley,
Haynes,

Packard,
Reed,
Rowe,
Runyan,

Woodward,
Woodworth,
Yawkey,
Speaker,

78

NAYS.

0

Title agreed to.

House bill No. 92, entitled

A bill for the construction of a State road from the western terminus of the St. Louis and geographical centre of Montcalm county State road, to the south-west corner of township No. 11 north, of range No. 10 west, on the Grand Rapids and Big Rapids State road,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Warner asked and obtained the unanimous consent of the House to amend the bill by adding to section 5, the following: "But the State of Michigan shall not be liable for any damages for right of way in establishing the line of said road."

Mr. Dussean asked and obtained the unanimous consent of the House to further amend the bill, by inserting in line 1, of section 8, after the word "services," the words "not exceeding;"

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Brockway,
Camburn,
Carleton,
Chipman,
Cobb,
Colwell,
Dort,
Dussean,

Mr. M. D. Howard,
O. F. Howard,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Look,
May,
McKay,
McKernan,
Mickley,
Monroe,
Morton,

Mr. Schars,
Seymour,
Shier,
Slocum,
W. T. Smith,
Stewart,
Swift,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,

Fellows,
Fisher,
Gies,
Graham,
Green,
Griswold,
Haire,
Hawley,
Haynes,
Hazen,

Munger,
Newcomb,
Nowland,
Osborn,
Packard,
Reed,
Rowe,
Runyan,
Sanderson,

Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

73

NAYS.

0

Title agreed to.

House bill No. 76, entitled

A bill to amend an act entitled an act to authorize the township of Holland, and other townships in the counties of Ottawa and Allegan, to make loans and levy taxes for the improvement of the harbor at the mouth of North Black Lake River, in Ottawa county, approved February 2d, 1858,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Brockway,
Camburn,
Carleton,
Chipman,
Cobb,
Colwell,
Dort,
Dunlap,
Fellows,
Fisher,
Gies,
Graham,
Green,
Griswold,
Haire,

Mr. M. D. Howard,
O. F. Howard,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallory,
May,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Newcomb,
Nowland,
Osborn,
Packard,

Mr. Sanderson,
Schars,
Seymour,
Shier,
Slocum,
W. T. Smith,
Stewart,
Swift,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Woodman,
Woodruff,
Woodward,
Woodworth

Hawley,	Reed,	Yawkey,	
Haynes,	Rowe,	Speaker,	74
Hazen,	Runyan,		
	NAYS.		0

Title agreed to.

On motion of Mr. M. D. Howard,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 89, entitled

A bill to amend section 6, of act 216, of session laws of 1861, being an act to provide for the drainage of swamps, marshes, and other low lands,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hazen,	Mr. Seymour,	
A. Allen,	M. D. Howard,	Shier,	
G. W. Allen,	O. F. Howard,	Slocum,	
Bayley,	Keeler,	W. T. Smith,	
Bartow,	Kenny,	Stewart,	
Beach,	Laing,	Swift,	
Bond,	Landon,	Thomas,	
Brockway,	Lapham,	Tupper,	
Camburn,	Lewis,	Utley,	
Carleton,	Look,	Van Vleet,	
Chipman,	Mallory,	Warner,	
Cobb,	May,	Welch,	
Colwell,	McKay,	Wendell,	
Dort,	Mickley,	White,	
Dunlap,	Morton,	Wilcox,	
Fellows,	Munger,	Willits,	
Fisher,	Newcomb,	Williams,	
Gies,	Nowland,	Woodman,	
Graham,	Osborn,	Woodruff,	
Green,	Packard,	Woodward,	
Griswold,	Rowe,	Woodworth,	
Haire,	Runyan,	Yawkey,	
Hawley,	Sanderson,	Speaker,	71
Haynes,	Schars,		

NAYS.

Mr. J. H. Jones,	Mr. Monroe,	2
Title agreed to.		

House bill No. 56, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road, to be known as the Tuscola and Saginaw Bay State road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Schars,
A. Allen,	O. F. Howard,	Seymour,
G. W. Allen,	J. H. Jones,	Shier,
Bayley,	Keeler,	Slocum,
Bartow,	Kenny,	W. T. Smith,
Beach,	Laing,	Stewart,
Bond,	Landon,	Swift,
Brockway,	Lapham,	Thomas,
Camburn,	Lewis,	Tupper,
Carleton,	Look,	Utley,
Chipman,	Mallary,	Van Vleet,
Cobb,	May,	Warner,
Colwell,	McKay,	Welch,
Copley,	Mickley,	Wendell,
Dort,	Monroe,	White,
Dusseau,	Morton,	Wilcox,
Fellows,	Munger,	Willits,
Fisher,	Newcomb,	Williams,
Gies,	Nowland,	Woodman,
Graham,	Osborn,	Woodruff,
Green,	Packard,	Woodward,
Haire,	Reed,	Woodworth,
Hawley,	Rowe,	Yawkey,
Haynes,	Runyan,	Speaker,
Hazen,	Sanderson,	

74

NAYS.

0

GENERAL ORDER.

On motion of Mr. Brockway,

The House went into committee of the whole, on the general order,

Mr. Newcomb in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bill:

1. House bill No. 99, entitled

A bill to provide for the laying out of a State road from the village of Lowell, in the county of Kent, to the village of Hastings, in the county of Barry;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole had have also had under consideration the following entitled bill:

House bill No. 101, entitled

A bill to amend sections 2, 3, 4, 6, 8, 9 and 10, of title 5, and sections 55, 56, 57, 58, 59, 60, 61 and 62, of title 6, and section 8, of title 10, of the charter of the city of Grand Rapids;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration the following bill:

House bill No. 102, entitled

A bill to authorize the counties of St. Clair, Lapeer, Genesee and Shiawassee, and the cities and townships of said counties, to pledge their credit in aid of the construction of a railroad from Port Huron to Owosso;

Have directed their chairman to report the same back to the House, with the recommendation that the bill be recommitted to the committee on banks and incorporations, with instructions to so amend the bill as to allow the vote to be taken by townships on the matter of granting the aid proposed by the provisions of the bill.

R. B. C. NEWCOMB, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Mallery,

The amendments made to the first named bill were concurred in, *in gross*, and the bill was placed on the order of third reading.

On motion of Mr. Mallery,

The second named bill was placed on the order of third reading.

On motion of Mr. Van Vleet,

The third named bill was recommitted to the committee on banks and incorporations, with the instructions recommended.

On motion of Mr. Mallary,

The House took a recess until this afternoon at 2 o'clock.

—
AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

Mr. Laing asked and obtained leave of absence for Mr. W. T. Smith, for an indefinite time, on account of sickness.

Mr. Chipman moved that there be a call of the House;
Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members reported absent, without leave: Messrs. G. W. Allen, Boies, Camburn, Copley, Dunlap, Griswold, Horton, M. D. Howard, Lapham, Lewis, Mickley, Munger, Osborn, Runyan, Tupper, Wilcox, Woodward and Woodworth.

Mr. Williams moved that Mr. Runyan be allowed to come within the bar of the House and take his seat;

Mr. Chipman moved to amend the motion by adding the following thereto: "upon rendering a proper excuse;"

Which was accepted.

Mr. Brockway moved that all further proceedings under the call be dispensed with;

Which was not agreed to.

Mr. Williams' motion prevailed, and Mr. Runyan was admitted within the bar of the House, rendered an excuse, and took his seat.

On motion of Mr. Welch,

Messrs. Munger and Dunlap were admitted within the bar of the House, rendered excuses, and took their seats.

On motion of Mr. Brookway,

All further proceedings under the call were dispensed with.

By unanimous consent, the following report was submitted:

The select committee, which was appointed to consider and report upon a certain preamble and resolution, in relation to the President of the Agricultural College and the State Board of Agriculture,

Respectfully report that they have given the subject their full consideration for about ten hours, thereby seeking to arrive at the facts in relation to the whole matter, and that the following is the result of their examinations:

1st Whereas. That the President of the Agricultural College, and the State Board of Agriculture, did *not* refuse to give the committee on education and agriculture, explanation of their (charged) violation of the statute of their organization, in paying five hundred dollars extra salary to their Secretary, but that they inform the committee that they had agreed to do so, and believed that they had a right to do so, as they were so advised by good legal authority; but if they were wrong in the matter, they would set themselves right;

2d Whereas. That they did give the information sought, to the chairman of the committee in full, in writing;

3d Whereas. That they did, in like manner, give the chairman of the committee, the aggregate number of bushels of grain of all descriptions, in writing;

4th Whereas. The President did acknowledge that he thought a false impression had been made in relation to this matter, though they had no intention of making any such false impression;

5th Whereas. The officers of the College, do not admit that they have entirely changed the character and design of the Institution; that they have made some modifications, in accordance with the law of reorganization, thereby making the labor of the students educational, working them at everything which

they ought to learn, whether such work should be pecuniarily profitable or not;

6th Whereas. In the opinion of this committee, the said Board and Faculty have not assumed illegal and unwarrantable powers in the management and conduct of said College, unless it may have been in the matter of the payment of the Secretary, of the legality of which your committee express no opinion.

Your committee will further say, that they found President Abbot and Professor Miles frank and communicative, asking for the most full and scrutinizing examination of the books, vouchers, and everything pertaining to the condition and management of the College, and which your committee believe to be as satisfactory as could reasonably be expected.

All of which is respectfully submitted, unanimously.

W. H. BROCKWAY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Chipman,

The report of the committee was adopted.

By unanimous consent, Mr. Warner moved to discharge the committee of the whole from the further consideration of House bill No. 202, entitled

A bill to amend a "joint resolution for the relief of William Dingman," approved January 31, 1865;

Which motion prevailed.

On motion of Mr. Warner,

The bill was put upon its immediate passage;

The bill was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Sanderson,
A. Allen,	M. D. Howard,	Schar,
G. W. Allen,	O. F. Howard,	Seymour,
Bayley,	Jewell,	Shier,
Beach,	J. H. Jones,	Slocum,
Boies,	Keeler,	Stewart,
Bond,	Kenny,	Swift,
Brockway,	Laing,	Taylor,

Camburn,	Mallary,	Thomas,
Carleton,	May,	Utley,
Chipman,	McKay,	Van Vleet,
Cobb,	McKernan,	Warner,
Colwell,	Mickley,	Welch,
Dort,	Monroe,	Wendell,
Dunlap,	Morton,	White,
Dusseau,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Gies,	Nowland,	Winsor,
Graham,	Osborn,	Woodman,
Green,	Pack,	Woodruff,
Griswold,	Packard,	Woodward,
Haire,	Reed,	Woodworth,
Hawley,	Rowe,	Yawkey,
Haynes,	Runyan,	Speaker
Hazen,		

76

6

NAYS.

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Mallary asked and obtained leave of absence, for the afternoon, for the committee on banks and incorporations.

GENERAL ORDER.

On motion of Mr. Hazen,

The House went into committee of the whole, on the general order,

Mr. Fellows in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 109, entitled

A bill to provide for the manner of serving garnishee process on private co partnerships or firms transacting business in this State, the members of which are non-residents of this State, and to provide for the manner of serving garnishee process on

all persons doing and transacting business in this State, but are non-residents of this State;

2. House bill No. 110, entitled

A bill to lay out and establish a State road in the Upper Peninsula, to be known as the Wmونا and Franklin State road, and to provide for the construction of the same;

3. Senate bill No. 28, entitled

A bill to provide means to complete and keep in repair the Soldiers' National Cemetery, at Gettysburg, Pennsylvania;

4. House bill No. 116, entitled

A bill to extend the time for building a railroad from Paw Paw, in the county of Van Buren, to some point on the Michigan Central railroad;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

5. House bill No. 111, entitled

A bill to amend section 1 of an act entitled "an act to authorize the Governor to issue patents in certain cases," the same being section 2515, of the compiled laws;

6. Senate bill No. 27, entitled

A bill making appropriations for the support of the State Normal school;

7. House bill No. 124, entitled

A bill to enlarge the boundaries of the village of Dowagiac, in the county of Cass, and fractional school district number seven, of the town of Silver Creek, and increase the powers of the trustees of said district;

8. House bill No. 128, entitled

A bill making it obligatory upon banks in this State to stamp counterfeit, altered and worthless bank bills;

9. House bill No. 125, entitled

A bill to authorize the legal voters of the village of Memphis, in the counties of Macomb and St. Clair, to organize under the

general law for the incorporation of villages, and to establish the boundaries thereof;

10. House bill No. 126, entitled

A bill to organize Union school district of the city of Saginaw;

11. House bill No. 127, entitled

A bill to amend an act entitled an act to incorporate the city of Marshall, approved February 14, 1859, and the acts amendatory thereto;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following entitled joint resolution:

Senate joint resolution No. 5, entitled

Joint resolution authorizing the Auditor General to pay Lydia Matthews certain moneys;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration House bill No. 122, entitled

A bill for the encouragement of agriculture, manufactures, and the mechanic arts;

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

O. H. FELLOWS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Brockway,

The first four named bills, and the joint resolution, were placed on the order of third reading.

On motion of Mr. Brockway,

The House concurred in the amendments made to the fifth, sixth, seventh, eighth, ninth, tenth and eleventh named bills, in gross, and the several bills were placed on the order of third reading.

Mr. Brockway moved that the House concur in the action of the committee, in striking out all after the enacting clause of the last named bill;

Mr. Monroe demanded the yeas and nays;

Mr. Haynes moved that there be a call of the House;

Which motion did not prevail.

The demand for the yeas and nays was seconded, and the motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken	Mr. Haynes,	Mr. Seymour,
✓ Bond,	O. F. Howard,	Stewart,
Brockway,	Kenney,	Tupper,
Camburn,	Look,	Utley,
Carleton,	McKay,	Welch,
Cobb,	Mickley,	White,
Copley,	Munger,	Wilcox,
Fellows,	Newcomb,	Woodman,
Fisher,	Nixon,	Woodruff,
Gies,	Osborn,	Woodworth,
Graham,	Packard,	Yawkey,
Green,	Reed,	Speaker, 26

NAYS.

Mr. A. Allen,	Mr. Jewell,	Mr. Shier,
Bayley,	J. H. Jones,	Slocum,
Beach,	Keeler,	Thomas,
Boies,	Lapham,	Van Vleet,
Colwell,	Mallery,	Warner,
Dunlap,	Monroe,	Willits,
Haire,	Rowe,	Williams,
Hawley,	Runyan,	Winsor,
Hazen,	Sanderson,	Woodward,
M. D. Howard,	Schars,	29

On motion of Mr. M. D. Howard,

The enacting clause of the bill was laid on the table.

MESSAGE FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 1, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Whereas, The national arms have recently achieved a succession of brilliant victories over the rebel arms, now in war against the freest and best government in the world;

And whereas, By the bravery of our officers and soldiers in the field, and our gallant navy upon the water, the flag of the Union again floats triumphant, not only over Fort Sumter, where treason first struck it down, but waves in triumph over every port along our entire Atlantic coast, and city after city has been re-captured by our forces;

And whereas, It has been recommended that the fourth day of March be observed as a national holiday, for the appropriate celebration of these proud triumphs; therefore,

Be it resolved, (the House of Representatives concurring,) That this Legislature do cordially recommend to the people of this State that said day be generally observed by our citizens as a holiday, in commemoration of the glorious triumphs which our soldiers and sailors have achieved over the traitors of the South, and that this Legislature will hold no session on that day;

Which has passed the Senate, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The House concurred unanimously in the adoption of the resolution.

On motion of Mr. Gies,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Thursday, March 2, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Burns.

Roll called: quorum present.

PRESENTATION OF PETITIONS.

By Mr. Seymour: remonstrance of I. M. Mathewson, S. Hunt and ninety-nine other citizens of Kent county, against the division of their county;

Referred to the committee on towns and counties.

By Mr. Jewell: petition of David Gilbert, F. J. Freeman and 20 other citizens of Oakfield, Kent county, asking for the formation of the county of Grant;

Referred to the committee on towns and counties.

REPORTS OF STANDING COMMITTEES.

By the committee on agriculture and manufactures:

The committee on agriculture and manufactures, to whom was referred

A bill to prevent animals from running at large in the public highways,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

HARVEY HAYNES, *acting Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred

A bill to provide for the consolidation of the war debt of the State, and to assume liabilities of towns and counties, in paying bounties to volunteers, and moneys paid by the same to families of volunteers,

Have had the subject under consideration, and report that the proposed object of the bill is that the State shall assume the indebtedness of the various counties, townships and cities in the State; and also that all sums which have heretofore been paid by any of such municipalities, either on account of the support of the families of volunteers or drafted men, or for

bounties paid to volunteers or drafted persons who have entered the service, shall be refunded to such municipalities from the State treasury, which is to be supplied by authorizing State loans to meet the emergency. The scheme may have the merit of possessing a large degree of boldness and comprehensiveness, but beyond that the committee have been unable to discover any particular merit in the measure. The support of the families of volunteers and drafted persons, is not at present so unequal as to call for any measure so impracticable as the one proposed. And in regard to bounties paid to volunteers of drafted persons, it would be the height of injustice to assume or accept all that has been done in the different localities, and then equalize the same over the whole State. Many of these bounties have been raised by subscriptions, and were not expected to be refunded. Many of these municipalities have paid all or in part their liabilities incurred for such purposes, and do not need any relief, and would have no proper use for the moneys should they be refunded. The committee recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Van Vleet,

The bill was laid on the table.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report back to the House, without action, House bill, entitled

A bill to extend the time for the collection of taxes in the township of Medina, Lenawee county, for the year 1864,

And ask to be discharged from the further consideration of the subject.

JOHN LANDON, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The bill was laid on the table.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as correctly enrolled, signed and presented to the Governor, the following bills and joint resolution:

A bill to amend section fourteen, of act No. sixteen, of the session laws of the year one thousand eight hundred and sixty-four, entitled "An act to authorize the formation of corporations for the running, booming and rafting of logs;"

Also,

A bill to provide for laying out and establishing a State road in Gratiot county;

Also,

A bill to extend the time for the collection of taxes in the townships of Green and Deerfield, in the county of Mecosta, for the year 1864;

Also,

A bill to extend the time for the collection of taxes in the township of Wright, Hillsdale county;

Also,

A bill to provide for the drainage and reclamation of swamp lands, by means of a road, to be known as the Cass River and Wild Fowl Bay State road;

Also,

Joint resolution to release to James P. Wheeler the interest which the State of Michigan has in certain real estate;

Also,

A bill to legalize the action of certain townships, cities and counties, in raising bounties for volunteers;

Also,

A bill to amend an act amendatory of the several acts relating to the Wesleyan Seminary at Albion, and the Albion Female Collegiate Institute, approved February 25, 1861;

Also,

A bill to authorize the Detroit River Plank Road Company to discontinue and abandon a portion of their road;]

Also,

A bill to authorize sheriffs of certain counties to serve process issued by justices of the peace;

Also,

A bill authorizing a war bounty loan;

Also,

A bill to amend an act entitled an act to provide for the improvement of a certain road in the counties of Eaton and Ingham, approved March 19, 1863;

Also,

A bill relative to the public schools of the city of Ann Arbor;

Also,

A bill to amend an act entitled an act to provide for the improvement of the Detroit and Grand River road, approved March 20, 1863;

Also,

A bill to authorize fractional school district No. 2, of the townships of Plymouth and Novi, in the counties of Wayne and Oakland, to issue bonds;

Also,

A bill to amend section three thousand six hundred and fifty-seven of the compiled laws, relating to the commencement of actions before justices of the peace;

Also,

A bill to amend section two, of act No. 241, of the session laws of 1863, entitled an act to provide for the collection of State and county taxes in the city of Detroit;

Also,

A bill to amend section one, of chapter forty-two, of the compiled laws;

Also,

A bill to legalize the action of the corporate authorities of the city of Ann Arbor, in issuing bonds or certificates of indebtedness to aid in the erection of a suitable building for the use of the medical department of the University of Michigan, and to provide for the payment thereof;

Also,

A bill to amend section six, of act number one hundred and seventy-five, of the session laws of 1863, in relation to the Pentwater and Newaygo State Road.

JOHN LANDON, *Chairman*.

Report accepted.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was re-committed House bill No. 162, entitled

A bill to amend an act entitled an act to amend the laws relative to supplying the city of Detroit with pure and wholesome water, and to provide for the completion and management of the Detroit water works, approved February 14, 1853,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Gies,

The House concurred in the amendments made to the bill by the committee.

Mr. Gies moved that the bill be placed on the order of third reading;

Which was not agreed to.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred

A bill to amend an act for the incorporation of insurance companies, and defining their powers and duties, approved February 15, 1859, and an act amendatory thereof, approved March 18, 1863,

Respectfully report that they have had the same under con-

sideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The House concurred in the amendment made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was recommitteed House bill No. 102, entitled

A bill to authorize the counties of St. Clair, Lapeer, Genesee and Shiawassee, and the cities and townships of said counties, to pledge their credit in aid of the construction of a railroad from Port Huron to Owosso,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, amended in accordance with the instructions of the House, recommending that the amendments be concurred in and that the bill, as amended, do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Landon,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Mallary,

The bill was placed on the order of third reading.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred

A bill to amend the charter of the village of Mackinac;

Also,

A bill to allow the president of each incorporated village to be a member of the board of supervisors,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bills do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

The bills were ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

A bill to provide for laying out and constructing a State road from Chessaning, in the county of Saginaw, to Buena Vista, in said county,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute, recommending that the substitute be concurred in, and that it do pass, and ask to be discharged from the further consideration of the subject.

O. H. FELLOWS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Stewart,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on roads and bridges:

The committee on roads and bridges, to whom was referred

A bill to appropriate certain taxes for the improvement of the Ithaca and St. Charles State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the

House, with the accompanying substitute, recommending that the substitute be concurred in, and that it do pass, and ask to be discharged from the further consideration of the subject.

O. H. FELLOWS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Taylor.

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on towns and counties:

The committee on towns and counties, to whom was referred

A bill to detach certain sections from the township of White Rock and attach the same to the township of Rock, in the county of Huron, and to change the names of said townships,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

R. SANDERSON, *of the Committee.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on fisheries:

The committee on fisheries, to whom was referred

A bill to protect fish, and preserve the fisheries of this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

J. A. T. WENDELL, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. G. W. Allen,

The House concurred in the amendment made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

REPORTS OF SELECT COMMITTEES.

By the select committee on game:

The select committee on game, to whom was referred

A bill to amend an act entitled "an act to provide for the protection of game,"

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute, and recommend that the substitute do pass, and ask to be discharged from the further consideration of the subject.

SAM'L W. YAWKEY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the select committee on game:

The select committee on game, to whom was referred the petitions of H. M. Mixer and forty-three others, of the county of Monroe; J. B. Galloway and thirty-three others, of the county of Oakland; J. C. Parker and twenty others, of the county of Kent; K. C. Barker and six hundred and eighty-five others, of the county of Wayne; W. K. Gibson and sixty others, of the county of Jackson; W. H. Southwick and two hundred and ten others, of the county of Saginaw, praying that the game law at present in force be amended, being act 236, approved March 20, 1863,

Respectfully report that your committee have had the same under consideration, and having reported a substitute for a bill which was before your committee, and that said substitute bill as reported, embraces all the subject matter asked for by the

petitioners, therefore ask to be discharged from the further consideration of the subject.

SAM'L W. YAWKEY, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Van Vleet,

The several petitions were laid on the table.

By the select joint committee on amendments to the constitution:

The select joint committee on amendments to the constitution, to whom was referred Senate joint resolution No. 13, entitled

Joint resolution proposing an amendment to section 1, article 7, of the constitution of Michigan, in relation to the qualification of electors,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

WILLIAM S. UTLEY, *Chairman*.

Report accepted and committee discharged.

The joint resolution was referred to the committee of the whole, and placed on the general order.

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, March 1, 1865. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State, the following, viz:

An act to amend an act entitled "An act to incorporate the city of East Saginaw," approved February 15th, 1859, as amended by an act entitled "An act to amend sections 1, 4 and 5, of title 10, and section 6, of title 4, and sections 5, 6, 7 and 10, of title 5; also by adding a section to said title, to stand as section 20, and sections 37, 38 and 40, of title 6, of an

act to incorporate the city of East Saginaw, approved February 15, 1859, approved February 20th, 1861:

HENRY H. CRAPO.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 2, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bills and joint resolution:

1. Senate bill No. 58, entitled

A bill making appropriation for the Asylum for the Insane, for deficiencies, for the years 1863 and 1864;

2. Senate bill No. 90, entitled

A bill to provide for the incorporation of lodges of the "Independent Order of Odd Fellows;"

3. Senate joint resolution No. 14, entitled

Joint resolution for the relief of the township board of the township of Rush, in the county of Shiawassee;

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on ways and means.

The second named bill was read a first and second time by its title, and referred to the committee on banks and incorporations.

The joint resolution was read a first and second time by its title, and referred to the committee on war bounties.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 2, 1865. }

To the Speaker of the House of Representatives :

SIR—I am instructed by the Senate to transmit to the House the following bills:

1. Senate bill No. 94, entitled

A bill to legalize the incorporation of the village of St. Johns in Clinton county;

2. Senate bill No. 93, entitled

A bill to incorporate the village of Otsego;

3. Senate bill No. 91, entitled

A bill for the apportionment of Senators in the State Legislature;

4. Senate bill No. 67, entitled

A bill to amend section 11 of act No. 176, of the session laws of 1861, being section 2254, of the compiled laws, relative to primary schools;

Which have passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on the judiciary.

The second named bill was read a first and second time by its title, and referred to the committee on banks and incorporations.

The third named bill was read a first and second time by its title, and referred to the committee on State affairs.

The fourth named bill was read a first and second time by its title, and referred to the committee on education.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 2, 1865. }

To the Speaker of the House of Representatives:

SIR—I am directed by the Senate to inform the House that the Senate insists on its amendments to House bill No. 17, entitled

A bill to provide temporary additional compensation to the officers of the State Prison, for the year commencing December 1st, 1864, and the year commencing December 1st, 1865,

Which amendments were as follows:

1. By inserting in the third line, after the word "the," where it first occurs, the words "clerk, chaplain and;" also, after the word "prison," in the same-line, the word "each;"

2. By striking out the word "two," in the fourth line of section one, and inserting "one" in lieu thereof; and in the fifth line, by striking out the words "and fifty;"

I am also directed to inform the House that a committee of three on the part of the Senate, consisting of Senators Nevins, Crego and Forster, has been appointed, and that the appointment of a like committee is requested on the part of the House, to act as a committee of conferrence on the disagreement of the two Houses on said bill.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Woodman moved that a committee of three on the part of the House be appointed, to confer with the committee on the part of the Senate on the disagreement of the two Houses;

Which motion prevailed.

The Speaker announced as such committee, Messrs. Woodman, Sanderson and Colwell.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. Horton offered the following:

Whereas, The State prison chapel is in a bad condition, being a dark, dingy and comfortless place, not being in any respect

what it should be to accomplish the end sought by the State in the establishing of this department in our prison; therefore

Resolved, (the Senate concurring.) That the prison inspectors are hereby instructed to make such necessary repairs as are needed, and can, consistent with safety be made, to make the prison chapel a cheerful and comfortable room.

Laid on the table for one day, under the rules.

Mr. Mallary moved to discharge the committee of the whole from the further consideration of House bill No. 201, entitled

A bill to change the name of Amandas Vandendrissche, of Conner's Creek, Wayne county, to Amandas Vandriss, and of Lewis Vandendrissche, of Corunna, Shiawassee county, to Lewis Vandriss;

Which motion prevailed.

On motion of Mr. Mallary,

The bill was placed on the order of third reading.

Mr. Carleton moved to discharge the committee of the whole from the further consideration of Senate bill No. 71, entitled

A bill to organize the township of Laketon, in the county of Muskegon;

Which motion prevailed.

On motion of Mr. Carleton,

The bill was placed on the order of third reading.

Mr. Osborn moved to take from the table House manuscript bill, entitled

A bill to amend section 4, of act No. 227, of session laws of 1863, touching limitation of actions relating to real property;

Which motion prevailed.

On motion of Mr. Osborn,

The bill was recommitted to the committee on the judiciary.

Mr. Maxwell moved to discharge the committee of the whole from the further consideration of House bill No. 196, entitled

A bill to apportion anew the Representatives among the several counties and districts of this State;

Which was agreed to.

On motion of Mr. Maxwell,

The bill was recommitted to the committee on State affairs.

Mr. Chipman offered the following:

Resolved, That all bills be taken from the general order, and put upon the order of third reading;

Not agreed to.

Mr. Morton moved to take from the table House bill No. 22, entitled

A bill to amend an act entitled an act to amend an act entitled an act to provide for the relief, by counties, of the families of volunteers mustered from this State into the military service of the United States, or of this State, approved May 4, 1861, and to add certain sections thereto, approved January 17, 1862, by adding thereto another section, approved March 19, 1863;

Which motion prevailed.

On motion of Mr. Morton,

The bill was re-committed to the committee on war bounties.

Mr. Monroe moved to take from the table the enacting clause of House bill No. 122, entitled

A bill for the encouragement of agriculture, manufactures, and the mechanic arts;

Which motion did not prevail.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 109, entitled

A bill to provide for the manner of serving garnishee process on private co-partnerships or firms transacting business in this State, the members of which are non-residents of this State, and to provide for the manner of serving garnishee process on all persons doing and transacting business in this State, but are non-residents of this State,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,

A. Allen,

G. W. Allen,

Mr. Jewell,

J. H. Jones,

Keeler,

Mr. Schar,

Seymour,

Slocum,

Bayley,	Kenny,	L. Smith,
Bartow,	Laing,	Stewart,
Beach,	Landon,	Swift,
Bond,	Lapham,	Taylor,
Brockway,	Lewis,	Thayer,
Camburn,	Look,	Thomas,
Carleton,	Mallary,	Tupper,
Chipman,	Maxwell,	Utley,
Cobb,	May,	Van Vleet,
Colwell,	McKay,	Warner,
Copley,	McKernan,	Welch,
Dort,	Mickley,	Wendell,
Dunlap,	Monroe,	White,
Dusseau,	Morton,	Wilcox,
Fellows,	Nixon,	Willits,
Fisher,	Nowland,	Williams,
Gies,	Osborn,	Winsor,
Green,	Packard,	Woodman,
Griswold,	Phillips,	Woodruff,
Haire,	Reed,	Woodward,
Hawley,	Rowe,	Woodworth,
Hasen,	Runyan,	Yawkey,
M. D. Howard,	Sanderson,	Speaker,
U. F. Howard,		

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NAYS.

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Title agreed to.

House bill No. 111, entitled

A bill to amend section 1, of an act entitled "an act to authorize the Governor to issue patents in certain cases," the same being section 2515, of the compiled laws,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS:

Mr. Aitken,	Mr. M. D. Howard,	Mr. Sanderson,
A. Allen,	O. F. Howard,	Schars,
G. W. Allen,	Jewell,	Seymour,
Bayley,	J. H. Jones,	Slocum,
Bartow,	Kenny,	L. Smith,
Beach,	Laing,	Stewart,
Bond,	Landon,	Swift,
Brockway,	Lapham,	Thayer,
Camburn,	Lewis,	Thomas,
Carleton,	Mallary,	Tupper,
Chipman,	Maxwell,	Utley,

Cobb,	May,	Van Vleet,
Colwell,	McKay,	Warner.
Copley,	McKernan,	Wendell,
Dort,	Mickley,	White,
Dunlap,	Monroe,	Wilcox,
Dussean,	Munger,	Willets,
Fellowa,	Nixon,	Williams,
Fisher,	Nowland,	Winsor,
Gies,	Osborn,	Woodman,
Green,	Packard,	Woodruff,
Griswold,	Phillips,	Woodward,
Haire,	Reed,	Woodworth,
Hawley,	Rowe,	Yawkey,
Hazen,	Runyan,	Speaker, 75

NAYS.

Mr. Look,

1

Title agreed to.

By unanimous consent, Mr. Chipman offered the following:

Resolved, That the Speaker be and hereby is authorized to appoint a member of the special committee on the Amboy, Lansing, and Traverse Bay Railroad, in place of Mr. Jenness, who is too ill to serve;

Which was adopted.

The Speaker appointed as such member of the committee, Mr. Griswold.

House bill No. 127, entitled

A bill to amend an act entitled "an act to incorporate the city of Marshall, approved February 14, 1859, and the acts amendatory thereto,"

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. J. H. Jones,	Mr. Sanderson,
A. Allen,	Keeler,	Schars,
G. W. Allen,	Kenny,	Seymour,
Bayley,	Laing,	Slocum,
Bartow,	Landon,	L. Smith,
Beach,	Lapham,	Stewart,
Bond,	Lewis,	Swift,
Brockway,	Look,	Thayer,
Camburn,	Mallary,	Thomas,

Carleton,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fellows,
Fisher,
Green,
Griswold,
Haire,
Hawley,
Hasten,
M. D. Howard,
O. F. Howard,
Jewell,

Maxwell,
May,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Ranyan,

Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

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NAYS.

Title agreed to.

On motion of Mr. Beach,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 126, entitled

A bill to organize union school district of the city of Saginaw,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Brockway,
Camburn,
Carleton,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Fellows,

Mr. Jewell,
J. H. Jones,
Kenny,
Landon,
Lapham,
Lewis,
Look,
Mallery,
Maxwell,
May,
McKay,
McKernan,
Mickley,
Monroe,
Munger,

Mr. Schars,
Seymour,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Wilcox,

Fisher,
Green,
Griswold,
Haire,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Nixon,
Nowland,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker, 72

YEAS.

0

Title agreed to.

On motion of Mr. Yawkey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 110, entitled

A bill to lay out and establish a State road in the Upper Peninsula, to be known as the Winona and Franklin State road, and to provide for the construction of the same,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,

A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Brockway,
Camburn,
Carleton,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Fellows,
Fisher,
Green,
Griswold,
Haire,
Hawley,
Haynes,

Mr. Jewell,

J. H. Jones,
Kenny,
Lalng,
Landon,
Lapham,
Lewis,
Look,
Mallery,
Maxwell,
May,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Osborn,
Packard,
Phillips,

Mr. Sanderson,

Schars,
Seymour,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Fleet,
Warner,
Wendell,
White,
Wilcox,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,

Hazen,
M. D. Howard,
O. F. Howard,

Rowe,
Runyan,

Yawkey,
Speaker,

73

NAYS.

0

Title agreed to.

House bill No. 128, entitled

A bill making it obligatory upon banks in this State to stamp counterfeit, altered and worthless bank bills,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
A. Allen,
Bayley,
Beach,
Bond,
Brockway,
Camburn,
Carleton,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Fisher,
Graham,
Green,

Mr. Haire,
Hawley,
Hazen,
M. D. Howard,
O. F. Howard,
Jewell,
Kenny,
Lewis,
Look,
Mallery,
McKay,
McKernan,
Mickley,
Nixon,
Packard,
Rowe,
Sandersen,
Schars,

Mr. Seymour,
Stewart,
Swift,
Taylor,
Thayer,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Willits,
Winsor,
Woodruff,
Woodward,
Woodworth,
Yawkey,

55

NAYS.

Mr. G. W. Allen,
Bartow,
Griswold,
Haynes,
J. H. Jones,
Laing,
Landon,
Lapham,

Mr. Maxwell,
May,
Monroe,
Morton,
Munger,
Nowland,
Osborn,
Phillips,

Mr. Runyan,
Slocum,
L. Smith,
Thomas,
Wilcox,
Williams,
Woodman,
Speaker,

24

The question being upon agreeing to the title, Mr. Hawley moved to amend the title by inserting the words "and bankers," after the word "banks;"

Which motion prevailed.

The title, as amended, was then agreed to.

Senate bill No. 27, entitled

A bill making appropriations for the support of the State Normal school,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Brockway,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Fisher,
Graham,
Green,
Haire,
Hawley,
Haynes,
Hasen,
O. F. Howard,

Mr. Jewell,
J. H. Jones,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallery,
Maxwell,
May,
McKay,
McKernan,
Mickley,
Morton,
Munger,
Nixon,
Nowland,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Mr. Schars,
Seymour,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Fleet,
Warner,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

74

NAYS.

Mr. M. D. Howard, Mr. Monroe,

2

Title agreed to.

On motion of Mr. Haynes,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 124, entitled

A bill to enlarge the boundaries of the village of Dowagiac, in the county of Cass, and fractional school district number

seven, of the town of Silver Creek, and increase the powers of the trustees of said district;

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Schars,
A. Allen,	J. H. Jones,	Seymour,
G. W. Allen,	Keeler,	Slocum,
Bayley,	Kenny,	L. Smith,
Barlow,	Laing,	Stewart,
Beach,	Landon,	Swift,
Bond,	Lapham,	Thayer,
Brockway,	Look,	Thomas,
Camburn,	Mallery,	Tupper,
Carleton,	Maxwell,	Utley,
Cobb,	May,	Van Fleet,
Colwell,	McKay,	Warner,
Copley,	McKernan,	Wendell,
Dort,	Mickley,	White,
Dunlap,	Morton,	Wilcox,
Dussean,	Munger,	Willits,
Fellows,	Nixon,	Williams,
Fisher,	Nowland,	Winsor,
Graham,	Osborn,	Woodman,
Green,	Packard,	Woodruff,
Hawley,	Phillips,	Woodward,
Haynes,	Reed,	Woodworth,
Hazen,	Rowe,	Yawkey,
M. D. Howard,	Runyan,	Speaker,
O. F. Howard,	Sanderson,	

74

NAYS.

0

Title agreed to.

On motion of Mr. Copley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 125, entitled.

A bill to authorize the legal voters of the village of Memphis, in the counties of Macomb and St. Clair, to organize under the general law for the incorporation of villages, and to establish the boundaries thereof,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Runyan,
A. Allen,	Jewell,	Sanderson,
G. W. Allen,	J. H. Jones,	Schars,
Bayley,	Keeler,	Seymour,
Bartow,	Kenny,	Slocum,
Beach,	Laing,	L. Smith,
Bond,	Lauden,	Stewart,
Brockway,	Lapham,	Swift,
Camburn,	Lewis,	Thayer,
Carleton,	Look,	Thomas,
Cobb,	Mallery,	Tupper,
Colwell,	May,	Utley,
Copley,	McKay,	Van Vleet,
Dort,	McKernan,	Warner,
Dunlap,	Mickley,	Wendell,
Dussan,	Monroe,	White,
Fellows,	Morton,	Willits,
Fisher,	Munger,	Williams,
Graham,	Nixon,	Winsor,
Green,	Nowland,	Woodman,
Haire,	Osborn,	Woodruff,
Hawley,	Packard,	Woodward,
Haynes,	Phillips,	Woodworth,
Hazen,	Reed,	Yawkey,
M. D. Howard,	Rowe,	Speaker,

75

NAYS.

0

Title agreed to.

On motion of Mr. Hazen,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 28, entitled

A bill to provide means to complete and keep in repair the Soldiers' National Cemetery, at Gettysburg, Pennsylvania,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	L. Smith,
Beach,	Lauden,	Stewart,
Bond,	Lapham,	Swift,

Brockway,	Lewis,	Thayer,
Camburn,	Look,	Thomas,
Carleton,	Mallary,	Tupper,
Cobb,	McKay,	Utiley,
Colwell,	McKernan,	Van Vleet,
Copley,	Mickley,	Warner,
Dort,	Monroe,	Wendell,
Dunlap,	Morton,	White,
Dussean,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Nowland,	Winsor,
Green,	Osborn,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
Hazen,	Reed,	Woodworth,
M. D. Howard,	Rowe,	Speaker,
O. F. Howard,	Runyan,	

74

NAYS.

0

Title agreed to.

On motion of Mr. Dussean,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 116, entitled

A bill to extend the time for building a railroad from Paw Paw, in the county of Van Buren, to some point on the Michigan Central Railroad,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	L. Smith,
Beach,	Landon,	Stewart,
Bond,	Lapham,	Swift,
Brockway,	Lewis,	Thayer,
Camburn,	Look,	Thomas,
Carleton,	Mallary,	Tupper,
Cobb,	McKay,	Utiley,
Colwell,	McKernan,	Van Vleet,
Copley,	Mickley,	Wendell,

Dort,
Dunlap,
Dusseau,
Fellows,
Fisher,
Graham,
Green,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Monroe,
Morton,
Munger,
Newcomb,
Nixon,
Nowland,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

74

NAYS.

Mr. Warner,

1

Title agreed to.

On motion of Mr. Woodman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate joint resolution No. 5, entitled

Joint resolution authorizing the Auditor General to pay Lydia Matthews certain moneys,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS:

Mr. Aitken,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Brockway,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,
Fisher,
Graham,
Green,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallery,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Newcomb,
Nixon,
Nowland,
Osborn,

Mr. Sanderson,
Scharf,
Seymour,
Sloum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,

Hawley,	Packard,	Woodruff,	
Haynes,	Phillips,	Woodward,	
Hazen,	Reed,	Woodworth,	
M. D. Howard,	Rowe,	Yawkey,	
O. F. Howard,	Runyan,	Speaker,	75
	NAYS.		0

Title agreed to.

On motion of Mr. G. W. Allen,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

House bill No. 101, entitled

A bill to amend sections 2, 3, 4, 6, 8, 9 and 10, of title 5, and sections 55, 56, 57, 58, 59, 60, 61 and 62, of title 6, and section 8, of title 10, of the charter of the city of Grand Rapids,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Sanderson,	
A. Allen,	J. H. Jones,	Schars,	
G. W. Allen,	Keeler,	Seymour,	
Bayley,	Kenny,	Slocum,	
Bartow,	Laing,	L. Smith,	
Beach,	Landon,	Stewart,	
Bond,	Lapham,	Swift,	
Brockway,	Lewis,	Thayer,	
Camburn,	Look,	Thomas,	
Carleton,	Mallory,	Tupper,	
Gobb,	McKay,	Utley,	
Colwell,	McKernan,	Van Fleet,	
Copley,	Mickley,	Warner,	
Dort,	Monroe,	Wendell,	
Dunlap,	Morton,	White,	
Duseau,	Munger,	Wilcox,	
Fellows,	Newcomb,	Willits,	
Fisher,	Nixon,	Williams,	
Graham,	Nowland,	Winsor,	
Green,	Osborn,	Woodman,	
Hawley,	Packard,	Woodruff,	
Haynes,	Phillips,	Woodward,	
Hazen,	Reed,	Woodworth,	
M. D. Howard,	Rowe,	Yawkey,	
O. F. Howard,	Runyan,	Speaker,	75
	NAYS.		0

Title agreed to.

On motion of Mr. G. W. Allen,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No 99, entitled

A bill to provide for the laying out of a State road from the village of Lowell, in the county of Kent, to the village of Hastings, in the county of Barry,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Jewell,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	L. Smith,
Beach,	Landon,	Stewart,
Bond,	Lapham,	Swift,
Brockway,	Lewis,	Thayer,
Camburn,	Look,	Thomas,
Carleton,	Mallery,	Tupper,
Cobb,	McKay,	Utey,
Colwell,	McKernan,	Van Vleet,
Copley,	Mickley,	Warner,
Dort,	Monroe,	Wendell,
Dunlap,	Morton,	White,
Dussean,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Nowland,	Wineor,
Green,	Osborn,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
Hazen,	Reed,	Woodworth,
M. D. Howard,	Rowe,	Yawkey,
O. F. Howard,	Runyan,	Speaker,

75

NAYS.

9

Title agreed to.

On motion of Mr. Seymour,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 102, entitled

A bill to authorize the counties of St. Clair, Lapeer, Genesee and Shiawassee, and the cities and townships of said counties, to pledge their credit in aid of the construction of a railroad from Port Huron to Owosso,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Jewell,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	L. Smith,
Beach,	Landen,	Stewart,
Bond,	Lapham,	Swift,
Brockway,	Lewis,	Taylor,
Camburn,	Look,	Thomas,
Carleton,	Mallery,	Tupper,
Cobb,	McKay,	Utley,
Colwell,	McKernan,	Van Fleet,
Copley,	Mickley,	Warner,
Dart,	Monroe,	Wendell.
Dunlap,	Morton,	White,
Dussean,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Nowland,	Winsor,
Green,	Osborn,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
Hazen,	Reed,	Woodworth,
M. D. Howard,	Rowe,	Yawkey,
O. F. Howard,	Ruynan,	Speaker, 75

NAYS.

0

The question being upon agreeing to the title,

Mr. Kenny offered the following as a substitute therefor:

"A bill to authorize any of the townships and cities of the counties of St. Clair, Lapeer, Genesee and Shiawassee, to pledge their credit in aid of the construction of a railroad from Port Huron to Owosso;"

Which was agreed to.

The title, as substituted, was then agreed to.

On motion of Mr. Mallery,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 201, entitled

A bill to change the name of Amandas Vandendrissche, of Conner's Creek, Wayne county, to Amandas Vandriss, and of Lewis Vandendrissche, of Corunna, Shiawassee county, to Lewis Vandriss,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	L. Smith,
Beach,	Landon,	Swift,
Bond,	Lapham,	Thayer,
Brockway,	Lewis,	Thomas,
Camburn,	Look,	Tupper,
Carleton,	Mallary,	Utley,
Cobb,	May,	Van Vleet,
Colwell,	McKay,	Warner,
Copley,	McKernan,	Welch,
Dort,	Mickley,	Wendell,
Dunlap,	Morton,	White,
Dusseau,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Nowland,	Winsor,
Green,	Osborn,	Woodman,
Haire,	Packard,	Woodruff,
Hawley,	Phillips,	Woodward,
Haynes,	Reed,	Woodworth,
Hazen,	Rowe,	Speaker,
O. F. Howard,	Bunyan,	

74

NAYS.

Mr. M. D. Howard, Mr. Monroe, Mr. Stewart, 3
Title agreed to.

On motion of Mr. Mallary,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 71, entitled

A bill to organize the township of Laketon, in the county of Muskegon,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Runyan,
A. Allen,	Keeler,	Sanderson,
G. W. Allen,	Kenny,	Schars,
Bayley,	Laing,	Seymour,
Bartow,	Landon,	Slocum,
Beach,	Lapham,	L. Smith,
Bond,	Lewis,	Stewart,
Brockway,	Look,	Swift,
Cambara,	Mallary,	Thayer,
Carleton,	May,	Thomas,
Cobb,	McKay,	Trapper,
Colwell,	McKernan,	Utley,
Copley,	Mickley,	Van Vleet,
Dort,	Monroe,	Warner,
Dunlap,	Morton,	Wendell,
Dusseau,	Munger,	White,
Fisher,	Newcomb,	Willits,
Graham,	Nixon,	Williams,
Green,	Nowland,	Winsor,
Haire,	Osborn,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodworth,
Hazen,	Reed,	Yawkey,
M. D. Howard,	Rowe,	Speaker,
O. F. Howard,		

78

NAYS.

0

Title agreed to.

On motion of Mr. Utley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. M. D. Howard,

The House went into committee of the whole, on the general order,

Mr. McKernan in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 117, entitled

A bill to change the name of the township of Milton, in Antrim county, Michigan;

2. House bill No. 119, entitled

A bill to amend section 2 of an act entitled "an act to incorporate a board of education for the city of East Saginaw," approved February 15th, 1859;

3. Senate bill No. 52, entitled

A bill to amend sections 61 and 62 of an act entitled "an act to incorporate the city of Battle Creek," approved Feb. 2, 1859, relating to the assessment and collection of highway taxes;

4. Senate bill No. 50, entitled

A bill to enable certain Protestant Episcopal churches to reorganize under the statute, approved February 17, 1857, entitled an act to provide for the organization of Protestant Episcopal churches;

5. Senate bill No. 57, entitled

A bill to authorize the city of Owosso to raise by tax, money for the purpose of improving and fencing the grounds of the Shiawassee County Agricultural Association, and erecting thereon, a building for its use, at said city of Owosso;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bill:

7. House bill No. 118, entitled

A bill to attach certain unorganized towns to the township of Helena, Antrim county;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following entitled bill:

8. House bill No. 149, entitled

A bill to authorize the payment of traveling and term expenses to circuit judges;

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

JOHN Q. McKERNAN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Brockway,

The first five named bills were placed on the order of third reading.

On motion of Mr. Brockway,

The House concurred in the amendments made to the sixth named bill *in gross*, and the bill was placed on the order of third reading.

Mr. Monroe moved that the House concur in the action of the committee, in striking out all after the enacting clause, of the last named bill;

Mr. Griswold moved to lay the bill on the table;

Which motion did not prevail.

Mr. Maxwell moved that there be a call of the House;

On motion of Mr. Brockway,

The motion was laid on the table.

The motion of Mr. Monroe then prevailed.

On motion of Mr. Haynes,

The enacting clause of the bill was laid on the table.

On motion of Mr. Warner,

The House took a recess until this afternoon at 2½ o'clock.

AFTERNOON SESSION.

2½ o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

MESSAGES FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 2, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 50, entitled

A bill to organize the township of Clifton;

2. House bill No. 51, entitled

A bill to organize the township of Sibley, in Keweenaw county;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 2, 1865. }

● *To the Speaker of the House of Representatives:*

SIR—I am instructed by the Senate to transmit to the House the following joint resolution:

Senate joint resolution No. 7, entitled

Joint resolution providing for the payment of the claim of William Beard and others, for the improvement of the sand flats of the Muskegon river;

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators

elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolution was read a first and second time by its title, and referred to the committee on ways and means.

GENERAL ORDER.

On motion of Mr. Griswold,

The House went into committee of the whole, on the general order,

Mr. Wilcox in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled joint resolutions:

1. House joint resolution No. 22, entitled

Joint resolution for the relief of Allen R. Burr;

2. House joint resolution No. 23, entitled

Joint resolution asking an appropriation of land by Congress, to aid in the construction of a railroad from Eskanauba to the Straits of Michilimackinac, near Fort Mackinaw;

3. House joint resolution No. 24, entitled

Joint resolution asking the government of the United States for the construction of a ship canal around the Falls of Niagara;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

1. House bill No. 106, entitled

A bill to authorize Bay County to issue bonds to aid in the construction of the Midland and Bay City plank road;

2. House bill No. 158, entitled

A bill to provide for the laying out and establishing of a State road, to be known as the extension of the Capac and Clyde State road, and appropriating certain swamp lands for the construction of the same;

3. House bill No. 157, entitled

A bill to provide for laying out and establishing a State road in Huron county;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

4. House bill No. 150, entitled

A bill to amend sections 1, 13 and 20, of act No. 211, of the session laws of 1861, approved March 15, 1861, and being an act to incorporate the village of Lowell;

5. House bill No. 152, entitled

A bill to restore section thirty-six, of town one north, of range twelve east, to the township of Warren, in the county of Macomb;

6. House bill No. 154, entitled

A bill to change the name of the village now known as Brunson Harbor, in Berrien county, Michigan, to Benton Harbor;

7. House bill No. 128, entitled

A bill to provide for the levying and collecting of taxes for the maintenance of free schools in the city of Detroit;

8. House bill No. 149, entitled

A bill to legalize the tax rolls of the townships of Green, Richmond, Leonard, Mecosta and Deerfield, in the county of Mecosta;

9. Senate bill No. 35, entitled

A bill to amend an act entitled an act to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and in the holding of courts, approved February 7, 1859, relative to the continuance of suits;

10. Senate bill No. 21, entitled

A bill to protect employers of emigrant labor, contracted under the provisions of an act of Congress, approved July 4th, 1864;

11. House bill No. 132, entitled

A bill to authorize the trustees of the First Methodist Episcopal Church, of Three Rivers, in the county of St. Joseph, to mortgage their church property for the purpose of completing their church edifice;

12. House bill No. 138, entitled

A bill to authorize the township of Volinia, in the county of Cass, and the township of Decatur, in the county of Van Buren, to levy taxes for the improvement of the road leading from the village of Decatur to Little Prairie Ronde;

13. House bill No. 130, entitled

A bill to amend sections 6 and 7, of act 157, of session laws of 1863, being an act to provide for improving a certain State road from the village of Gaines to the village of Flushing, in the county of Genesee;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration, the following entitled bill:

14. House bill No. 153, entitled

A bill to encourage the erection and support of water power manufactories;

Have directed their chairman to report the same back to the House, with the recommendation that it be referred to the committee on the judiciary.

W. S. WILCOX, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Brockway,

The first, second and third named joint resolutions were placed on the order of third reading.

On motion of Mr. Brockway,

The House concurred in the amendments made to the first.

Title agreed to.

On motion of Mr. G. W. Allen,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No 99, entitled

A bill to provide for the laying out of a State road from the village of Lowell, in the county of Kent, to the village of Hastings, in the county of Barry,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Jewell,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	L. Smith,
Beach,	Landon,	Stewart,
Bond,	Lapham,	Swift,
Brockway,	Lewis,	Thayer,
Camburn,	Look,	Thomas,
Carleton,	Mallary,	Tupper,
Cobb,	McKay,	Utley,
Colwell,	McKernan,	Van Vleet,
Copley,	Mickley,	Warner,
Dort,	Monroe,	Wendell,
Dunlap,	Morton,	White,
Dusseau,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Nowland,	Winsor,
Green,	Osborn,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
Hazen,	Reed,	Woodworth,
M. D. Howard,	Rowe,	Yawkey,
O. F. Howard,	Runyan,	Speaker, 75
	NAYS.	9

Title agreed to.

On motion of Mr. Seymour,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 102, entitled

A bill to authorize the counties of St. Clair, Lapeer, Genesee and Shiawassee, and the cities and townships of said counties, to pledge their credit in aid of the construction of a railroad from Port Huron to Owosso,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Jewell,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	L. Smith,
Beach,	Landon,	Stewart,
Bond,	Lapham,	Swift,
Brockway,	Lewis,	Taylor,
Camburn,	Look,	Thomas,
Carleton,	Mallery,	Tupper,
Cobb,	McKay,	Utley,
Colwell,	McKernan,	Van Fleet,
Copley,	Mickley,	Warner,
Dart,	Monroe,	Wendell.
Dunlap,	Morton,	White,
Dussean,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Nowland,	Winsor,
Green,	Osborn,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
Hazen,	Reed,	Woodworth,
M. D. Howard,	Rowe,	Yawkey,
O. F. Howard,	Ruynan,	Speaker, 75

NAYS.

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The question being upon agreeing to the title,

Mr. Kenny offered the following as a substitute therefor:

"A bill to authorize any of the townships and cities of the counties of St. Clair, Lapeer, Genesee and Shiawassee, to pledge their credit in aid of the construction of a railroad from Port Huron to Owosso;"

Which was agreed to.

The title, as substituted, was then agreed to.

On motion of Mr. Mallery,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 201, entitled

A bill to change the name of Amandas Vandendrissche, of Conner's Creek, Wayne county, to Amandas Vandriss, and of Lewis Vandendrissche, of Corunna, Shiawassee county, to Lewis Vandriss,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	L. Smith,
Beach,	Landon,	Swift,
Bond,	Lapham,	Thayer,
Brockway,	Lewis,	Thomas,
Camburn,	Look,	Tapper,
Carleton,	Mallary,	Utley,
Cobb,	May,	Van Vleet,
Colwell,	McKay,	Warner,
Copley,	McKernan,	Welch,
Dort,	Mickley,	Wendell,
Dunlap,	Morton,	White,
Dusseau,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Nowland,	Winsor,
Green,	Osborn,	Woodman,
Haire,	Packard,	Woodruff,
Hawley,	Phillips,	Woodward,
Haynes,	Reed,	Woodworth,
Hazen,	Rowe,	Speaker,
O. F. Howard,	Runyan,	

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NAYS.

Mr. M. D. Howard, Mr. Monroe, Mr. Stewart, 8

Title agreed to.

On motion of Mr. Mallary,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 71, entitled

A bill to organize the township of Laketon, in the county of Muskegon,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Runyan,
A. Allen,	Keeler,	Sanderson,
G. W. Allen,	Kenny,	Schars,
Bayley,	Laing,	Seymour,
Bartow,	Landon,	Slocum,
Beach,	Lapham,	L. Smith,
Bond,	Lewis,	Stewart,
Brockway,	Look,	Swift,
Camburn,	Mallory,	Thayer,
Carlston,	May,	Thomas,
Cobb,	McKay,	Trapper,
Colwell,	McKernan,	Utley,
Copley,	Mickleby,	Van Fleet,
Dort,	Monroe,	Warner,
Dunlap,	Morton,	Wendell,
Dusseau,	Munger,	White,
Fisher,	Newscomb,	Willits,
Graham,	Nixon,	Williams,
Green,	Nowland,	Winsor,
Haire,	Osborn,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodworth,
Hazen,	Reed,	Yawkey,
M. D. Howard,	Rowe,	Speaker,
O. F. Howard,		

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Title agreed to.

On motion of Mr. Utley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. M. D. Howard,

The House went into committee of the whole, on the general order,

Mr. McKernan in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 117, entitled

A bill to change the name of the township of Milton, in Antrim county, Michigan;

2. House bill No. 119, entitled

A bill to amend section 2 of an act entitled "an act to incorporate a board of education for the city of East Saginaw," approved February 15th, 1859;

3. Senate bill No. 52, entitled

A bill to amend sections 61 and 62 of an act entitled "an act to incorporate the city of Battle Creek," approved Feb. 3, 1859, relating to the assessment and collection of highway taxes;

4. Senate bill No. 50, entitled

A bill to enable certain Protestant Episcopal churches to re-organize under the statute, approved February 17, 1857, entitled an act to provide for the organization of Protestant Episcopal churches;

5. Senate bill No. 57, entitled

A bill to authorize the city of Owosso to raise by tax, money for the purpose of improving and fencing the grounds of the Shiawassee County Agricultural Association, and erecting thereon, a building for its use, at said city of Owosso;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bill:

7. House bill No. 118, entitled

A bill to attach certain unorganized towns to the township of Helena, Antrim county;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following entitled bill:

8. House bill No. 149, entitled

A bill to authorize the payment of traveling and term expenses to circuit judges;

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

JOHN Q. McKERNAN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Brockway,

The first five named bills were placed on the order of third reading.

On motion of Mr. Brockway,

The House concurred in the amendments made to the sixth named bill *in gross*, and the bill was placed on the order of third reading.

Mr. Monroe moved that the House concur in the action of the committee, in striking out all after the enacting clause, of the last named bill;

Mr. Griswold moved to lay the bill on the table;

Which motion did not prevail.

Mr. Maxwell moved that there be a call of the House;

On motion of Mr. Brockway,

The motion was laid on the table.

The motion of Mr. Monroe then prevailed.

On motion of Mr. Haynes,

The enacting clause of the bill was laid on the table.

On motion of Mr. Warner,

The House took a recess until this afternoon at 2½ o'clock.

AFTERNOON SESSION.

2½ o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

MESSAGES FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 2, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 50, entitled

A bill to organize the township of Clifton;

2. House bill No. 51, entitled

A bill to organize the township of Sibley, in Keweenaw county;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 2, 1865. }

● *To the Speaker of the House of Representatives:*

SIR—I am instructed by the Senate to transmit to the House the following joint resolution:

Senate joint resolution No. 7, entitled

Joint resolution providing for the payment of the claims of William Beard and others, for the improvement of the sand flats of the Muskegon river;

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators

elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolution was read a first and second time by its title, and referred to the committee on ways and means.

GENERAL ORDER.

On motion of Mr. Griswold,

The House went into committee of the whole, on the general order,

Mr. Wilcox in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled joint resolutions:

1. House joint resolution No. 22, entitled

Joint resolution for the relief of Allen R. Burr;

2. House joint resolution No. 23, entitled

Joint resolution asking an appropriation of land by Congress, to aid in the construction of a railroad from Eskanauba to the Straits of Michilimackinac, near Fort Mackinaw;

3. House joint resolution No. 24, entitled

Joint resolution asking the government of the United States for the construction of a ship canal around the Falls of Niagara;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

1. House bill No. 106, entitled

A bill to authorize Bay County to issue bonds to aid in the construction of the Midland and Bay City plank road;

2. House bill No. 158, entitled

A bill to provide for the laying out and establishing of a State road, to be known as the extension of the Capac and Clyde State road, and appropriating certain swamp lands for the construction of the same;

8. House bill No. 151, entitled

A bill to provide for laying out and establishing a State road in Huron county;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

4. House bill No. 150, entitled

A bill to amend sections 1, 13 and 20, of act No. 211, of the session laws of 1861, approved March 15, 1861, and being an act to incorporate the village of Lowell;

5. House bill No. 152, entitled

A bill to restore section thirty-six, of town one north, of range twelve east, to the township of Warren, in the county of Macomb;

6. House bill No. 154, entitled

A bill to change the name of the village now known as Brunson Harbor, in Berrien county, Michigan, to Benton Harbor;

7. House bill No. 128, entitled

A bill to provide for the levying and collecting of taxes for the maintenance of free schools in the city of Detroit;

8. House bill No. 149, entitled

A bill to legalize the tax rolls of the townships of Green, Richmond, Leonard, Mecosta and Deerfield, in the county of Mecosta;

9. Senate bill No. 35, entitled

A bill to amend an act entitled an act to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and in the holding of courts, approved February 7, 1859, relative to the continuance of suits;

10. Senate bill No. 31, entitled

A bill to protect employers of emigrant labor, contracted under the provisions of an act of Congress, approved July 4th, 1864;

11. House bill No. 132, entitled

A bill to authorize the trustees of the First Methodist Episcopal Church, of Three Rivers, in the county of St. Joseph, to mortgage their church property for the purpose of completing their church edifice;

12. House bill No. 138, entitled

A bill to authorize the township of Volinia, in the county of Cass, and the township of Decatur, in the county of Van Buren, to levy taxes for the improvement of the road leading from the village of Decatur to Little Prairie Ronde;

13. House bill No. 180, entitled

A bill to amend sections 6 and 7, of act 157, of session laws of 1863, being an act to provide for improving a certain State road from the village of Gaines to the village of Flushing, in the county of Genesee;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration, the following entitled bill:

14. House bill No. 153, entitled

A bill to encourage the erection and support of water power manufactories;

Have directed their chairman to report the same back to the House, with the recommendation that it be referred to the committee on the judiciary.

W. S. WILCOX, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Brockway,

The first, second and third named joint resolutions were placed on the order of third reading.

On motion of Mr. Brockway,

The House concurred in the amendments made to the first.

second and third named bills, *in gross*, and the several bills were placed on the order of third reading.

On motion of Mr. Green,

The fourth, fifth, sixth, seventh, eighth, ninth, tenth, eleventh, twelfth and thirteenth named bills were placed on the order of third reading.

On motion of Mr. L. Smith,

The last named bill was referred to the committee on the judiciary.

On motion of Mr. Brockway,

The House took a recess until this evening at 7 o'clock.

EVENING SESSION.

7 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

Mr. Chipman asked and obtained leave of absence, for the evening, for the select committee appointed to examine into certain frauds and misdemeanors alleged to have been committed by the Amboy, Lansing and Traverse Bay railroad company.

GENERAL ORDER,

On motion of Mr. Hazen,

The House went into committee of the whole, on the general order,

Mr. Van Vleet in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 181, entitled

A bill to prevent fishing with seines, and pound or trap nets, and any kind of nets, in the counties of Emmet and Cheboygan, in the State of Michigan;

2. House bill N. 141, entitled

A bill to amend an act entitled "an act to authorize the city of Saginaw to raise money to aid in the construction of the Amboy, Lansing and Traverse Bay Railroad;"

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bill:

8. House bill No. 129, entitled

A bill to regulate the license and keeping of dogs;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

JAMES VAN VLEET, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Monroe,

The House concurred in the amendments made to the third named bill, *in gross*, and the several bills were placed on the order of third reading.

Mr. Osborn asked and obtained leave of absence for himself, until Tuesday next.

Mr. Tupper asked and obtained leave of absence for himself, until Monday next.

On motion of Mr. Graham,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Friday, March 8, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Hickox.

Roll called: quorum present.

Absent at roll call, without leave, Messrs. Boies, Colwell, Haire, Laing and Pack.

Mr. Bayley asked and obtained leave of absence for himself, until Wednesday next, from and after to-day.

Mr. Wilcox asked and obtained leave of absence for Mr. Boies, until Wednesday next.

Mr. Chipman asked and obtained leave of absence for himself, until Wednesday next.

Mr. Kenny asked and obtained leave of absence for Mr. Colwell, until Tuesday next.

Mr. Griswold asked and obtained leave of absence for himself, until Tuesday next, from and after to-day.

Mr. Hawley asked and obtained leave of absence for himself, until Wednesday next, from and after to-day.

Mr. Phillips asked and obtained leave of absence for Mr. Laing, for an indefinite time.

Mr. Dort asked and obtained leave of absence for Mr. Pack, for an indefinite time, on account of sickness.

Mr. Reed asked and obtained leave of absence for Mr. Haire, for an indefinite time, on account of sickness.

Mr. Welch asked and obtained leave of absence for himself, until Wednesday next, from and after to-day.

Mr. Taylor asked and obtained leave of absence, for the day, for the select committee appointed to examine into certain frauds and misdemeanors alleged to have been committed by the Amboy, Lansing and Traverse Bay Railroad.

PRESENTATION OF PETITIONS.

By Mr. Kenny: petition of S. Clover and 43 others, taxpayers of the township of Elba, Lapeer county, concerning war bounties;

Referred to the committee on war bounties.

REPORTS OF STANDING COMMITTEES.

By the committee on ways and means:

The committee on ways and means, to whom was referred Senate bill No. 90, entitled

A bill making appropriations for the Asylum for the Insane, for the deficiencies for the years 1863 and 1864,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the

1865.]

HOUSE OF REPRESENTATIVES.

1867

House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. G. W. Allen,

The House concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred Senate joint resolution, entitled

Joint resolution providing for the payment of the claim of William Beard and others, for the improvement of the sand flats of the Muskegon river,

Respectfully report that they have had the same under consideration. Your committee do not deem it necessary to give a history of, or to enter into any discussion of the legal or constitutional questions that have been supposed to surround this celebrated and oft-mooted claim, over which there have been so many bloodless battles. The justice of the claim has never been questioned. It has always been admitted that the work was well done, and that it was an improvement of great utility, and that the contractors ought to have their pay, but the difficulty has been, how it could constitutionally be done. Your committee believe that the joint resolution proposes to do it in a just and constitutional manner, and as a matter of honor and good faith on the part of the State, as well as justice to the claimants, ought to pass. The committee have instructed me to report the joint resolution back to the House, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman*

Report accepted and committee discharged.

Mr. Green moved that the joint resolution be placed on the order of third reading;

Mr. Woodman moved that the joint resolution be made the special order for Thursday evening next;

Which was not agreed to.

The motion of Mr. Green then prevailed.

By the committee on State Library:

The committee on State Library, to whom was referred Senate bill No. 89, entitled

A bill to provide for an insurance on the State Library,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

ROLAND B. C. NEWCOMB, *Chairman*.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on education:

The committee on education, to whom was referred Senate bill No. 67, being

A bill to amend section 11, of act No. 176, of the session laws of 1861, being section 2254 of the compiled laws, relative to primary schools,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

B. M. WILLIAMS, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Yawkey,

The bill was laid on the table.

By the committee on harbors:

The committee on harbors, to whom was referred

A bill to provide for opening a channel at the mouth of Sau-ble river, in the county of Iosco,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, and recommend that the same be referred to the committee on public lands, and ask to be discharged from the further consideration of the subject.

SAM'L W. YAWKEY, *Chairman*.

Report accepted and committee discharged.

The recommendations of the committee were concurred in, and the bill was referred to the committee on public lands.

By the committee on public lands:

The committee on public lands, to whom was referred Senate bill No. 68, entitled

A bill to amend section 1 of act 217, of the session laws of 1861, entitled an act to provide for the drainage and reclamation of swamp lands by means of roads and ditches,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject

EZRA HAZEN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Winsor,

The bill was placed on the order of third reading.

By the committee on State affairs:

The committee on State affairs, to whom was referred Senate bill No. 88, entitled

A bill to authorize the issuing of patents for certain railroad land in the Upper Peninsula,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. B. COBB, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Cobb,

The bill was placed on the order of third reading.

By the committee on State affairs:

The committee on State affairs, to whom was referred

A bill to amend an act entitled an act to authorize the Auditor General to refund money paid for taxes and on tax sales in certain cases, approved March 18, 1863;

Also, another bill of the same nature, and having reported favorably upon a bill at this session relating to the same subject,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

J. B. COBB, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Hazen,

The bill was laid on the table.

By the committee on State affairs:

The committee on State affairs, to whom was referred the petition of Edward L. Briggs and 13 others, of Kent county, asking for an amendment of chapter 10, of the compiled laws, in relation to certain duties and compensation of county surveyors; also,

A bill to increase the fees of county clerks and register of deeds,

Your committee have heretofore reported upon various petitions and bills relative to the same subject contained in the above petition and bill, therefore respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without having taken any action thereon, and ask to be discharged from the further consideration of the subject.

J. B. COBB, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The bill and petition were laid on the table.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred Senate bill No. 92, entitled

A bill to provide for the incorporation of lodges and encampments of the Independent Order of Odd Fellows,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Mallary

The bill was placed on the order of third reading.

By the committee on internal improvements:

The committee on internal improvements, to whom was referred

A bill to authorize any of the cities and townships in the counties of Ingham, Eaton and Calhoun, to pledge their credit to aid in the construction of a railroad from Lansing to Battle Creek,

Respectfully report that they have had the same under consideration, and have directed me to report the bill back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on internal improvements:

The committee on internal improvements, to whom was referred

A bill to amend section three of an act to accept the grant of lands for the construction of a military road from Fort

Williams to the Wisconsin State line, relative to the width of the road bed,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The bill was laid on the table.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as correctly enrolled, signed and presented to the Governor, the following bills:

A bill to organize the township of Sibley, in Keweenaw county;

Also,

A bill to organize the township of Clifton;

Also,

A bill to consolidate the townships of Oceana and Dalton, in Muskegon county, and to create three townships from the territory thereof;

Also,

A bill to change the name of the First Congregational Society, of Medina, to the First Presbyterian Society, of Medina;

Also,

A bill to amend an act entitled an act to amend an act to amend an act to prevent fishing with seines and every kind of nets in certain counties in the State of Michigan, approved March 16, 1861;

Also,

A bill to amend act No. 61, of the session laws of 1863, entitled an act to authorize the building of a bridge across the Menominee river, and to appropriate six sections of said lands to the county of Menominee, for the purpose of building the same;

Also,

A bill to amend an act entitled an act to amend "an act entitled an act to revise the charter of the city of Grand Rapids," approved February 10, 1859, and further to amend "an act entitled an act to revise the charter of the city of Grand Rapids."

JOHN LANDON, *Chairman*

Report accepted.

By the committee on war bounties:

The committee on war bounties, to whom was referred Senate joint resolution No. 14, the same being

A joint resolution for the relief of the township board of the township of Rush, in the county of Shiawassee,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

P. DEAN WARNER, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Warner,

The joint resolution was placed on the order of third reading.

By the committee on war bounties:

The committee on war bounties, to whom was referred

A bill to legalize the action of the several townships of the county of Kalamazoo, in raising bounties for volunteers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

P. DEAN WARNER, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Fellows,

The bill was placed on the order of third reading.

By the committee on war bounties:

The committee on war bounties, to whom was referred

A bill to legalize the action of the electors of the township of Marcellus, in the county of Cass, and to provide for issuing the bonds of said township to pay such amount of volunteer bounty as was authorized by such electors at a special township meeting held therein on the 21st day of January, A. D. 1865,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

P. DEAN WARNER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Copley,

The bill was placed on the order of third reading.

By the committee on war bounties:

The committee on war bounties, to whom was referred

A bill to authorize the township board of the town of Coldwater, Branch county, to issue bonds for paying bounties to volunteers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject

P. DEAN WARNER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Haynes,

The bill was placed on the order of third reading.

By the committee on war bounties:

The committee on war bounties, to whom was referred

A bill to authorize the collection of certain moneys in the 3d ward of the city of Jackson, to repay advances made by John H. Emmons and William Tharp, for the purpose of paying bounties to volunteers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass,

and ask to be discharged from the further consideration of the subject.

P. DEAN WARNER, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Fisher,

The bill was placed on the order of third reading.

By the committee on elections:

The committee on elections to whom was referred

A bill to amend section 17, of chapter 6 of the compiled laws, relative to the holding of general and special elections,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass; and ask to be discharged from the further consideration of the subject.

RICHARD WINSOR, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Winsor,

The bill was placed on the order of third reading.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to encourage the erection and support of water power manufactories,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, and recommend that the said substitute do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman*:

Report accepted and committee discharged.

On motion of Mr. L. Smith,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. L. Smith,

The bill was placed on the order of third reading.

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, March 2, 1865. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State, the following, viz:

An act to provide for the drainage and reclamation of swamp lands, by means of a road, to be known as the Cass River and Wild Fowl Bay State road;

Also,

An act to provide for laying out and establishing a State road in Gratiot county;

Also,

An act to amend section six, of act number one hundred and seventy-five, of the session laws of 1863, in relation to the Pentwater and Newaygo State road;

Also,

An act to legalize the action of the corporate authorities of the city of Ann Arbor, in issuing bonds or certificates of indebtedness to aid in the erection of a suitable building for the use of the medical department of the University of Michigan, and to provide for the payment thereof;

Also,

An act to extend the time for the collection of taxes in the township of Wright, Hillsdale county;

Also,

An act to authorize the Detroit River Plank Road Company to discontinue and abandon a portion of their road;

Also,

An act to amend section three thousand six hundred and fifty-seven of the compiled laws, relating to the commencement of actions before justices of the peace;

Also,

An act authorizing a war bounty loan;

Also,

Joint resolution to release to James P. Wheeler the interest which the State of Michigan has in certain real estate;

Also,

An act to authorize fractional school district No. 2, of the townships of Plymouth and Novi, in the counties of Wayne and Oakland, to issue bonds;

Also,

An act to amend section one, of chapter forty-two, of the compiled laws, relative to disorderly persons;

Also,

An act to authorize the sheriffs of certain counties to serve process issued by justices of the peace;

Also,

An act to amend an act entitled an act to provide for the improvement of the Detroit and Grand River road, approved March 20, 1863;

Also,

An act relative to the public schools of the city of Ann Arbor;

Also,

An act to extend the time for the collection of taxes in the townships of Green and Deerfield, in the county of Mecosta, for the year 1864;

Also,

An act to amend section fourteen, of act No. sixteen, of the session laws of the year one thousand eight hundred and sixty-four, entitled "An act to authorize the formation of corporations for the running, booming and rafting of logs;"

Also,

An act to legalize the action of certain townships, cities and counties, in raising bounties for volunteers;

Also,

An act to amend section two, of act No. 241, of the session laws of 1863, entitled an act to provide for the collection of State and county taxes in the city of Detroit;

Also,

An act to amend an act amendatory of the several acts rela-

ting to the Wesleyan Seminary at Albion, and the Albion Female Collegiate Institute, approved February 25, 1861;

Also,

An act to amend an act entitled an act to provide for the improvement of a certain road in the counties of Eaton and Ingham, approved March 19, 1863;

Also,

An act to organize the township of Sibley, in Keweenaw county;

Also,

An act to organize the township of Olifton.

HENRY H. CRAPO.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 2, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Resolved, (The House concurring,) That from and after 12 o'clock noon, on Tuesday, the 14th day of March next, the two Houses will transact no business, other than for the President of the Senate and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the journals of the proper Houses by the Secretary and Clerk, and that the final adjournment of the Legislature shall be Friday, the 17th day of March next, at 12 o'clock noon of that day;

Which has passed the Senate, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Utley,

"The resolution was laid on the table."

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 2, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 115, entitled

A bill to incorporate the village of Mason,

And to inform the House that the Senate has made the following amendments to said bill:

1. Amend section 2, line 2, by striking out the following:

“And being liable to pay a corporation tax in said village.”

2. Strike out, in line 8, section 2, “thereafter,” and insert instead thereof the following: “On the fourth Monday of March in each year.”

3. In line 14, section 2, strike out the word “board.”

4. Amend section 4, by striking out the word “judges,” wherever it occurs, in lines 1, 2, 3 and 7, of said section, and insert instead thereof, the word “inspectors.” And in line 4, strike out “board,” and insert “inspectors.”

5. In line 7, section 5, strike out “board,” and insert “common council.”

6. Amend section 6, by striking out the first and second lines, and the first two words of the third line, and insert the following:

“The common council of said village, in addition to the powers hereby conferred, shall have the same powers as township boards in townships. And the freemen of said village, from time to time, being inhabitants thereof, shall be a body corporate and politic, under the name and title.”

7. Amend section 12, line 8, by inserting after the word “oath,” the following: “to the common council.”

8. In section 14, line 14, strike out the word “conclusive,” and insert the words “*prima facie*.”

9. In section 20, line 5, strike out “is secreted or harbored, and where,” and insert in place thereof the word “or,” and

after the word "peace," in the same line, insert "is secreted or harbored," and after the word "arrest," in the sixth line of the same section, insert "such offenders."

10. In section 30, line 2, strike out the word "corporation," and insert the word "village," and in the same line strike out the words "and who shall not," and insert "nor unless he shall;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

On motion of Mr. M. D. Howard,

The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 3, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bills:

1. Senate bill No. 83, entitled

A bill making appropriation for the support of the State Agricultural College, and to pay the expenses of the State Board of Agriculture;

2. Senate bill No. 97, entitled

A bill requiring judges of probate, in certain cases, to give notice to foreign consuls, of an application for administration in the estate of deceased persons;

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on ways and means.

The second named bill was read a first and second time by its title, and referred to the committee on the judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 2, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 108, entitled

A bill to prevent the swindling of persons enlisting into the military or naval service of the United States, or of this State, and to make such offenses felony, and to punish the use of certain means to procure enlistments,

And to inform the House that the Senate has amended the same by adding thereto a new section, to stand as section 3, as follows:

“Sec. 3. It shall not be lawful for any person to induce or procure the enlistment into the military or naval service of the United States, of any person under arrest, charged with the commission of any offense punishable by imprisonment in the State prison, nor of any person recognized to appear before any court for trial for any offense punishable by imprisonment as aforesaid, unless such person shall be discharged from such arrest, or allowed to go at large upon his own recognizance, by order of the circuit judge of the district, for the purpose of permitting such enlistment; and any person who shall violate the provisions of this act, shall be deemed guilty of a misdemeanor, and shall, on conviction thereof, be punished accordingly;

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has

ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Woodman moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Kenny,	Slocum,
Bartow,	Landon,	Stewart,
Bond,	Lapham,	Swift,
Brockway,	Look,	Thayer,
Camburn,	Mallory,	Uiley,
Carleton,	Maxwell,	Van Vleet,
Cobb,	May,	Warner,
Copley,	McKay,	Wendell,
Dort,	McKernan,	White,
Dunlap,	Mickley,	Wilcox,
Dusseau,	Monroe,	Willits,
Fellows,	Morton,	Williams,
Fisher,	Munger,	Winsor,
Graham,	Nixon,	Woodman,
Green,	Packard,	Woodruff,
Griswold,	Phillips,	Woodward,
Hawley,	Reed,	Yawkey,
Hazen,	Rowe,	Speaker,
O. F. Howard,	Runyan,	

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NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 3, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House manuscript bill, entitled

A bill appropriating certain taxes for the improvement of a

road in the counties of Eaton and Ionia, amended and one section added,

And to inform the House that the Senate has amended the same by striking out the word "two," in the fifteenth line of amended section one, and inserting in lieu thereof the word "six;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. M. D. Howard moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, follows:

YEAS.

Mr. Aitken	Mr. M. D. Howard,	Mr. Seymour,
A. Allen,	O. F. Howard,	Slocum,
G. W. Allen,	Jewell,	L. Smith,
Bayley,	Keeler,	Swift,
Bartow,	Kenny,	Utley,
Bond,	Lapham,	Van Fleet,
Bruckway,	Lewis,	Warner,
Carleton,	Look,	Wendell,
Cobb,	May,	White,
Copley,	McKay,	Wilcox,
Dort,	McKernan,	Willits,
Dusseau,	Mickley,	Winsor,
Fellows,	Munger,	Woodman,
Fisher,	Packard,	Woodruff,
Graham,	Phillips,	Woodward,
Griswold,	Rowe,	Woodworth,
Hawley,	Sanderson,	Speaker,
Hazen,		

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NAYS.

Mr. Camburn,	Mr. Maxwell,	Mr. Schars,
Dunlap,	Monroe,	Stewart,
J. H. Jones,	Nixon,	Thayer,
Landon,	Runyan,	Williams,
Mallary,		

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 3, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 88, entitled

A bill to provide for the assessment and collection of certain taxes in the township of Dayton, Tuscola county, and to grant an extension of time therefor;

2. House bill No. 202, entitled

A bill to amend a "joint resolution for the relief of William Dingman," approved January 31, 1865;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment, for enrollment.

MOTIONS, RESOLUTIONS, AND NOTICES.

Mr. Brockway moved to take from the table the following resolutions:

1. *Resolved*, (the Senate concurring,) That we hereby reaffirm our declaration of unswerving devotion to the government of the United States, and declare that while our hearts are made sad by the terrible ravages of war, that our judgments fully approve of the vigorous prosecution thereof, for the life of the nation, until there shall be an unqualified submission to the authority of the government.

2. *Resolved*, That we fully endorse the emancipation proclamation of the President, and as face answers to face in a glass,

so we hereby reflect back to him his own noble words as found in his last message, thus: "I shall not attempt to modify or retract the emancipation proclamation, nor shall I return to slavery any person who is free by the terms of that proclamation or by any acts of Congress. If the people should, by whatever mode or means, make it an executive duty to re-enslave such person, another, and not I, must be the instrument to perform it."

3. *Resolved*, That once again we tender our heartfelt thanks to our able officers and brave men who have upheld our standard, both on land and sea, and we assure them of our deepest sympathy, and our moral and material support, while battling for the integrity of the nation and the support of the government.

4. *Resolved*, That we have no language fully to express our abhorrence of the barbarity of the rebels, as practiced by them, upon our noble men who are held as prisoners in their hands; and we hereby urge upon the President to use more efficient means to secure for these sufferers the treatment due, according to the law of nations, to prisoners of war, even though it should require him to resort to retaliation upon rebel prisoners in our hands, in order to secure that object.

5. *Resolved*, That we fully approve of the use, by the government, of every means known to civilized warfare (the use of colored troops not excepted) for the complete overthrow of the rebellion, and ardently hope for the day when we shall be both a government without a king and a republic without a slave.

6. *Resolved*, That we hereby most sincerely thank our Senators and Representatives in Congress for the noble efforts made by them for the purpose of securing the amendment of the constitution of the United States, so as forever to prohibit slavery or involuntary servitude within the entire territory of the United States—except as a punishment for crime, whereof the party shall have been duly convicted.

7. *Resolved*, That the Governor be and he hereby is requested to furnish to the President of the United States, and

to each of our Senators and Representatives in Congress, a copy of the foregoing resolutions;

Which motion prevailed.

The question being on the adoption of the resolutions,

Mr. Brockway demanded the yeas and nays;

The demand was seconded.

Mr. Brockway demanded the previous question;

The demand was seconded and the main question ordered.

Mr. Look called for a division of the question, in order that the question might be taken on each resolution separately.

The first resolution was adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Schars,
A. Allen,	Keeler,	Seymour,
G. W. Allen,	Kenny,	Slocum,
Bayley,	Landon,	L. Smith,
Bartow,	Lapham,	Stewart,
Beach,	Lewis,	Swift,
Brockway,	Look,	Thayer,
Camburn,	Mallary,	Thomas,
Carleton,	Maxwell,	Uiley,
Cobb,	McKay,	Van Fleet,
Copley,	McKernan,	Warner,
Dort,	Mickley,	Welch,
Dunlap,	Monroe,	White,
Dussean,	Morton,	Wilcox,
Fellows,	Munger,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Nowland,	Wiusor,
Green,	Packard,	Woodman,
Griswold,	Phillips,	Woodruff,
Haynes,	Reed,	Woodward,
Hazen,	Rowe,	Woodworth,
M. D. Howard,	Runyan,	Yawkey,
O. F. Howard,	Sanderson,	Speaker,
Jewell,		

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NAYS.

Mr. Hawley,

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The second resolution was adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
A. Allen,
G. W. Allen,
Bayley,
Beach,
Brockway,
Camburn,
Carleton,
Cobb,
Copley,
Dunlap,
Fellows,
Fisher,
Graham,
Green,
Griswold,
Haynes,
Hazen,
O. F. Howard,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Mallery,
McKay,
Mickley,
Monroe,
Munger,
Nixon,
Packard,
Phillips,
Reed,
Rowe,
Rnyan,
Sanderson,

Mr. Schars,
Seymour,
Slocum,
L. Smith,
Swift,
Thayer,
Thomas,
Van Vleet,
Welch,
White,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker,

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NAYS.

Mr. Bartow,
Bond,
Dort,
Dussean,
Hawley,
M. D. Howard,

Look,
Maxwell,
May,
McKernan,
Morton,
Nowland,

Mr. Stewart,
Utley,
Warner,
Winsor,
Yawkey,

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The third resolution was adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Brockway,
Camburn,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,
Dussean,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Look,
Mallery,
Maxwell,
May,
McKay,
McKernan,
Mickley,
Monroe,

Mr. Sanderson,
Schars,
Seymour,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Utley,
Van Vleet,
Warner,
Welch,
White,
Willits,

Fellows,
Fisher,
Graham,
Green,
Griswold,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Morton,
Munger,
Nixon,
Nowland,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

Wilcox,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

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NAYS.

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The question being on the adoption of the fourth resolution, Mr. Look called for a division of the question, on the adoption of the resolution, in order that the question might be first taken on that part of the resolution embraced in the following paragraph:

4. *Resolved*, That we have no language fully to express our abhorrence of the rebel barbarities, practiced by them, upon our noble men who are held as prisoners in their hands, and we hereby urge upon the President to use more efficient means to secure for these sufferers the treatment due, according to the law of nations, to prisoners of war;

Which was adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Brockway,
Camburn,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,
Fellows,
Fisher,
Graham,
Green,

Mr. Jewell,
J. H. Jones,
Kenny,
Landon,
Lapham,
Lewis,
Look,
Mallory,
Maxwell,
May,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,

Mr. Sanderson,
Schars,
Seymour,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Utley,
Van Vleet,
Warner,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,

Griswold,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Packard,
Phillips,
Reed,
Rowe,
Runyan,

Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

70

NAYS.

Mr. Dusseau,

1

The question then recurring on that part of the resolution embraced in the following paragraph:

"Even though it should require him to resort to retaliation upon rebel prisoners in our hands, in order to secure that object,"

It was not adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,
Brockway,
Carleton,
Dunlap,
Graham,
Jewell,
Landon,

Mr. Lapham,
Mickley,
Phillips,
Reed,
Rowe,
Runyan,
Seymour,
L. Smith,

Mr. Swift,
Thayer,
Thomas,
White,
Woodman,
Woodruff,
Woodward,
Speaker,

24

NAYS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Beach,
Bond,
Canburn,
Cobb,
Copley,
Dort,
Dusseau,
Fellows,
Fisher,
Green,
Griswold,
Hawley,
Haynes,

Mr. M. D. Howard,
O. F. Howard,
J. H. Jones,
Keeler,
Kenny,
Lewis,
Look,
Mallery,
Maxwell,
May,
McKay,
McKernan,
Monroe,
Morton,
Munger,
Nixon,

Mr. Nowland,
Packard,
Sanderson,
Schars,
Slocum,
Stewart,
Utley,
Van Vleet,
Warner,
Wilcox,
Willits,
Williams,
Winsor,
Woodworth,
Yawkey,

47

The question being upon the adoption of the fifth resolution, Mr. Maxwell called for a division of the resolution, so that

the question might be first taken on that portion of the resolution embraced in the following paragraph:

5. *Resolved*, That we fully approve of the use, by the government, of every means known to civilized warfare (the use of colored troops not excepted) for the complete overthrow of the rebellion;

Which was adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Keeler,	Mr. Slocum,
A. Allen,	Kenny,	L. Smith,
G. W. Allen,	Landon,	Stewart,
Bayley,	Lapham,	Swift,
Beach,	Lewis,	Thayer,
Bond,	Mallary,	Thomas,
Brockway,	Maxwell,	Uley,
Camburn,	McKay,	Van Fleet,
Carleton,	McKernan,	Warner,
Cobb,	Mickley,	Welch,
Copley,	Monroe,	White,
Dunlap,	Morton,	Wilcox,
Fellows,	Munger,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Packard,	Winsor,
Green,	Phillips,	Woodman,
Griswold,	Reed,	Woodruff,
Haynes,	Rowe,	Woodward,
Hazen,	Runyan,	Woodworth,
O. F. Howard,	Sanderson,	Yawkey,
Jewell,	Schars,	Speaker,
J. H. Jones,	Seymour,	

65

NAYS.

Mr. Bartow,	Mr. Hawley,	Mr. May,
Dort,	M. D. Howard,	Nowland,
Dusseau,	Look,	

8

The question being upon the remaining portion of the resolution, as follows:

"And ardently hope for the day when we shall be both a government without a king and a republic without a slave."

It was adopted, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Sanderson,
G. W. Allen,	Jewell,	Schars,

Bayley,	Kenny,	Seymour,
Beach,	Landon,	L. Smith,
Brockway,	Lapham,	Thayer,
Camburn,	Lewis,	Thomas,
Carleton,	Mallery,	Utley,
Cobb,	McKay,	Van Vleet,
Fellows,	Mickley,	Welch,
Fisher,	Morton,	White,
Graham,	Munger,	Wilcox,
Green,	Nixon,	Willits,
Griswold,	Packard,	Woodman,
Hawley,	Phillips,	Woodward,
Haynes,	Rowe,	Yawkey,
Hazen,	Runyan,	Speaker, 48

NAYS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Stewart,
Bartow,	May,	Warner,
Bond,	McKernan,	Williams,
Copley,	Monroe,	Winsor,
Dort,	Nowland,	Woodruff,
Dunlap,	Reed,	Woodworth, 20
Dusseau,	Slocum,	

The sixth resolution was adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Kenny,	Mr. L. Smith,
A. Allen,	Landon,	Stewart,
G. W. Allen,	Lapham,	Swift,
Bayley,	Lewis,	Thayer,
Bartow,	Mallery,	Thomas,
Beach,	Maxwell,	Utley,
Brockway,	McKay,	Van Vleet,
Camburn,	Mickley,	Warner,
Carleton,	Monroe,	Welch,
Cobb,	Munger,	White,
Copley,	Nixon,	Wilcox,
Dunlap,	Packard,	Willits,
Fisher,	Phillips,	Williams,
Graham,	Reed,	Winsor,
Green,	Rowe,	Woodman,
Griswold,	Runyan,	Woodruff,
Haynes,	Sanderson,	Woodward,
Hazen,	Schara,	Woodworth,
O. F. Howard,	Seymour,	Yawkey,
Jewell,	Slocum,	Speaker, 61
J. H. Jones,		

NAYS.

Mr. Bond, Dort, Dusseau,	Mr. Hawley, May,	Mr. McKernan, Nowland,	7
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The seventh resolution was not adopted, by yeas and nays,
as follows:

YEAS.

Mr. Bond, Brockway, Carleton, M. D. Howard,	Mr. Lapham, Morton, Rowe, Thayer,	Mr. White, Woodman, Woodruff,	11
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NAYS.

Mr Aitken, G. W. Allen, Bayley, Bartow, Beach, Camburn, Cobb, Copley, Dort, Dunlap, Dusseau, Fisher, Graham, Green, Griswold, Hawley, Haynes, Hazen, O. F. Howard, Jewell,	Mr. J. H. Jones, Kenny, Landon, Lewis, Look, Mallary, Maxwell, May, McKay, McKernan, Mickley, Monroe, Munger, Nixon, Nowland, Packard, Phillips, Reed, Runyan, Sanderson,	Mr. Schars, Seymour, Slocum, L. Smith Stewart, Swift, Thomas, Utley, Van Vleet, Warner, Welch, Wilcox, Willits, Williams, Winsor, Woodward, Woodworth, Yawkey, Speaker,	59
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Mr. Warner moved that the several votes by which the resolutions were adopted be reconsidered;

On motion of Mr. Uley,

The motion was laid on the table.

Mr. Morton moved to discharge the committee of the whole from the further consideration of the following bills:

House bill No. 214, entitled

A bill making appropriations for the Michigan Asylum for the Insane;

Also, Senate bill No. 81, entitled

A bill to amend section 6 of an act entitled an act making an appropriation in aid of the Asylum for the Deaf and Dumb and the Blind, at Flint, approved February 12th, 1857;

Also, Senate bill No. 90, entitled

A bill making appropriation for the Michigan Asylum for the Insane, for deficiencies, for the years 1863 and 1864;

Which motion prevailed.

On motion of Mr. Morton,

The bills were made the special order for this evening at 7 o'clock.

Mr. Morton moved to take from the table Senate bill No. 80, entitled

A bill making an appropriation to pay the arrearages of the Asylum for the Deaf and Dumb and the Blind, for the years 1863 and 1864;

Which motion prevailed.

On motion of Mr. Morton,

The bill was made the special order for this evening, in connection with the other bills on the same subject.

Mr. Maxwell moved to discharge the committee of the whole from the further consideration of House bill No. 88, entitled

A bill to provide for the construction of a State road from the forks of Cass River to Bay City;

Which motion prevailed.

On motion of Mr. Maxwell,

The bill was re-committed to the committee on public lands.

Mr. O. F. Howard moved to discharge the committee of the whole from the further consideration of Senate bill No. 72, entitled

A bill to amend section 17, of chapter 67, being section 1961 of the compiled laws, relative to rates of fare on short railroads;

Which motion prevailed.

On motion of Mr. Fellows,

The bill was placed on the order of third reading.

Mr. M. D. Howard offered the following:

Resolved, That a committee of three be appointed by the Speaker, whose duty it shall be to examine the bills and resolutions upon the general order, and to report to the House such as may, in their estimation, be placed on the order of third reading;

Which was adopted.

Mr. Maxwell moved that four additional members be added to such committee;

Which was not agreed to.

Mr. Monroe moved to reconsider the vote by which the resolution was adopted;

Which was not agreed to.

The Speaker announced as such committee, Messrs. M. D. Howard, Landon and Cobb.

Mr. Reed moved to take from the table House bill No. 115, entitled

A bill to incorporate the village of Mason;

Which was agreed to.

The question being upon concurring in the amendments made to the bill by the Senate;

The amendments were concurred in, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Carleton,
Cobb,
Copley,
Dunlap,
Dusseau,
Fellows,
Graham,
Green,

Mr. Keeler,
Kenny,
Landon,
Lapham,
Mallery,
May,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Packard.

Mr. Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Utley,
Van Vleet,
Warner,
Welch,
White,
Wilcox,
Willits,
Williams,
Woodman,

Griswold,	Phillips,	Woodruff,
Haynes,	Reed,	Woodward,
Hasen,	Rowe,	Woodworth,
M. D. Howard,	Sanderson,	Yawkey,
O. F. Howard,	Schars,	Speaker,
J. H. Jones,	Seymour,	62
	NAYS.	0

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

Mr. Woodman moved that the Speaker be instructed to fill the vacancy occasioned by the absence of Mr. Colwell, on the committee appointed by this House to confer with a like committee of the Senate, on the difference between the two Houses, on House bill No. 17, entitled

A bill to provide temporary additional compensation to the officers of the State Prison, for the year commencing December 1st, 1864, and the year commencing December 1st, 1865;

Which motion prevailed.

The Speaker appointed as such member, Mr. Wendell.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 157, entitled

A bill to provide for laying out and establishing a State road in Huron county,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Sanderson,
A. Allen,	J. H. Jones,	Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Landon,	L. Smith,
Bartow,	Lapham,	Swift,
Beach,	Look,	Thayer,
Bond,	Mallary,	Thomas,
Carleton,	May,	Utley,
Cobb,	McKay,	Van Vleet,
Copley,	McKernan,	Warner,
Dort,	Mickley,	Willcox,
Dunlap,	Monroe,	Willits,
Dusseau,	Morten,	Williams,

Fellows,
Graham,
Green,
Griswold,
Haynes,
Hazen,
M. D. Howard,

Nixon,
Nowland,
Packard,
Phillips,
Reed,
Rowe,

Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

58

NAYS.

0

Title agreed to.

House bill No. 106, entitled

A bill to authorize Bay county to issue bonds to aid in the construction of the Midland and Bay City plank road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Beach,
Bond,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,
Graham,
Green,
Griswold,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,
J. H. Jones,
Landon,

Mr. Lapham,
Look,
Mallary,
May,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Packard,
Phillips,
Reed,
Rowe,
Sanderson,
Schars,
Seymour,
Slocum,

Mr. L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Utlely,
Van Vleet,
Warner,
Wendell,
White,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

59

NAYS.

1

Mr. Bayley,

Title agreed to.

On motion of Mr. M. D. Howard,

The House took a recess until this afternoon at 2 o'clock.

AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present

MESSAGES FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 83, entitled

A bill making appropriations for the support of the Michigan Asylum for the Deaf and Dumb and the Blind, at Flint, and furnishing certain portions of the buildings thereof;

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The bill was read a first and second time by its title, and,

On motion of Mr. Morton,

The bill was made the special order, for this evening, in connection with the other Asylum appropriation bills.

Mr. Maxwell moved that House bill No. 114, entitled

A bill to authorize Bay county to issue bonds to aid in the construction of the Midland and Bay city plank road,

Passed during the forenoon session, be ordered to take immediate effect;

Which motion prevailed, two-thirds of all the members elect voting therefor.

House bill No. 130, entitled

A bill to amend sections 6 and 7, of act 157, of session laws of 1863, being an act to provide for improving a certain State

road from the village of Gaines to the village of Flushing, in the county of Genesee,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Schars,
A. Allen,	J. H. Jones,	Seymour,
G. W. Allen,	Keeler,	Slocum,
Bayley,	Kenny,	L. Smith,
Bartow,	Landon,	Swift,
Beach,	Lapham,	Thayer,
Camburn,	Lewis,	Thomas,
Carleton,	Mallary,	Utley,
Cobb,	Maxwell,	Van Vleet,
Copley,	May,	Warner,
Dort,	McKay,	Welch,
Dunlap,	Monroe,	Wendell,
Dussean,	Morton,	White,
Fellows,	Munger,	Wilcox,
Fisher,	Nixon,	Willits,
Graham,	Nowland,	Williams,
Green,	Packard,	Woodman,
Griswold,	Phillips,	Woodruff,
Hawley,	Reed,	Woodward,
Haynes,	Rowe,	Woodworth,
Hazen,	Runyan,	Yawkey,
M. D. Howard,	Sanderson,	Speaker
O. F. Howard,		

67

NAYS.

0

* Title agreed to.

On motion of Mr. Van Vleet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 138, entitled

A bill to authorize the township of Volinia, in the county of Cass, and the township of Decatur, in the county of Van Buren, to levy taxes for the improvement of the road leading from the village of Decatur to Little Prairie Ronde,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Schars,
A. Allen,	J. H. Jones,	Seymour,
G. W. Allen,	Keeler,	Slocum,
Bayley,	Kenny,	L. Smith,
Bartow,	Landon,	Swift,
Beach,	Lapham,	Thayer,
Camburn,	Lewis,	Thomas,
Carleton,	Mallory,	Utley,
Cobb,	Maxwell,	Van Vleet,
Copley,	May,	Warner,
Dort,	McKay,	Welch,
Dunlap,	Mickley,	Wendell,
Dussean,	Monroe,	White,
Fellows,	Morton,	Wilcox,
Graham,	Munger,	Willits,
Green,	Nixon,	Williams,
Griswold,	Packard,	Woodman,
Hawley,	Phillips,	Woodruff,
Haynes,	Reed,	Woodward,
Hazen,	Rowe,	Woodworth,
M. D. Howard,	Runyan,	Yawkey,
O. F. Howard,	Sanderson,	Speaker, 66
	NAYS.	0

Title agreed to.

On motion of Mr. Copley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Maxwell moved that there be a call of the House;

Which motion did not prevail.

House bill No. 132, entitled

A bill to authorize the trustees of the First Methodist Episcopal Church, of Three Rivers, in the county of St. Joseph, to mortgage their church property for the purpose of completing their church edifice,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Schars,
A. Allen,	J. H. Jones,	Seymour,
G. W. Allen,	Keeler,	Slocum,
Bayley,	Kenny,	Stewart,

Bartow,	Landon,	Swift,	
Beach,	Lapham,	Thayer,	
Camburn,	Lewis,	Thomas,	
Carleton,	Mallary,	Utley,	
Cobb,	Maxwell,	Van Vleet,	
Copley,	May,	Warner,	
Dort,	McKay,	Welch,	
Dunlap,	Mickley,	Wendell,	
Dusseau,	Monroe,	White,	
Fellows,	Morton,	Wilcox,	
Fisher,	Munger,	Willits,	
Graham,	Nixon,	Williams,	
Green,	Nowland,	Woodman,	
Griswold,	Packard,	Woodruff,	
Hawley,	Phillips,	Woodward,	
Haynes,	Reed,	Woodworth,	
Hazen,	Rowe,	Yawkey,	
M. D. Howard,	Runyan,	Speaker,	68
O. F. Howard,	Sanderson,		
	NAYS.		0

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 156, entitled

A bill to legalize the tax rolls of the townships of Green, Richmond, Leonard, Mecosta and Deerfield, in the county of Mecosta,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Seymour,
A. Allen,	Keeler,	Slocum,
G. W. Allen,	Kenny,	L. Smith,
Bayley,	Landon,	Stewart,
Bartow,	Lapham,	Swift,
Beach,	Lewis,	Thayer,
Camburn,	Mallary,	Thomas,
Carleton,	Maxwell,	Utley,
Cobb,	May,	Van Vleet,
Copley,	McKay,	Warner,
Dort,	Mickley,	Welch,
Dunlap,	Monroe,	Wendell,

Dussseau,	Morton,	White,	
Fellows,	Munger,	Wilcox,	
Fisher,	Nixon,	Willits,	
Graham,	Nowland,	Williams,	
Green,	Packard,	Winsor,	
Griswold,	Phillips,	Woodman,	
Hawley,	Reed,	Woodruff,	
Haynes,	Rowe,	Woodward,	
Hazen,	Runyan,	Woodworth,	
O. F. Howard,	Sanderson,	Yawkey,	-
Jewell,	Schars,	Speaker,	69
	NAYS.		0

Title agreed to.

On motion of Mr. Utley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

MESSAGE FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Resolved, (the House concurring,) That so much of the concurrent resolution offered by Senator McOurdy, to be found on page 669 of the journal, as relates to adjourning over Saturday, the 4th day of March, be rescinded;

Which has passed the Senate, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The House concurred in the adoption of the resolution.

House bill No. 128, entitled

A bill to provide for the levying and collecting of taxes for the maintenance of free schools in the city of Detroit,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Seymour,
A. Allen,	Keeler,	Slocum,
G. W. Allen,	Kenny,	L. Smith,
Bayley,	Landon,	Stewart,
Bartow,	Lapham,	Swift,
Beach,	Lewis,	Thayer,
Camburn,	Mallary,	Thomas,
Carleton,	Maxwell,	Utley,
Cobb,	May,	Van Vleet,
Copley,	McKay,	Warner,
Dort,	Mickley,	Welch,
Dunlap,	Monroe,	Wendell,
Dussean,	Morton,	White,
Fellows,	Munger,	Wilcox,
Fisher,	Nixon,	Willits,
Graham,	Nowland,	Williams,
Green,	Packard,	Winsor,
Hawley,	Phillips,	Woodman,
Haynes,	Reed,	Woodruff,
Hazen,	Rowe,	Woodward,
M. D. Howard,	Runyan,	Woodworth,
O. F. Howard,	Sanderson,	Yawkey,
Jewell,	Schars,	Speaker,

69

NAYS.

0

Title agreed to.

On motion of Mr. Green,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House joint resolution No. 22, entitled

Joint resolution for the relief of Allen R. Burr,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Slocum,
A. Allen,	Jewell,	L. Smith,
G. W. Allen,	J. H. Jones,	Stewart,
Bayley,	Kenny,	Swift,
Bartow,	Landon,	Taylor,
Beach,	Lapham,	Thayer,
Bond,	Lewis,	Thomas,
Brockway,	Maxwell,	Utley,
Camburn,	May,	Van Vleet,

Carleton,
Cobb,
Dort,
Dunlap,
Dusseau,
Fellows,
Fisher,
Graham,
Green,
Griswold,
Hawley,
Haynes,
Hazen,
M. D. Howard,

McKay,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Seymour,

Warner,
Welch,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

68

NAYS.

Mr. Copley,
Mallory,

Mr. Schars,

Mr. Wendell,

4

Title agreed to.

On motion of Mr. M. D. Howard,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

House bill No. 158, entitled.

A bill to provide for the laying out and establishing of a State road, to be known as the extension of the Capac and Clyde State road, and appropriating certain swamp lands for the construction of the same,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
A. Allen,
G. W. Allen,
Bayley,
Beach,
Bond,
Camburn,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,

Mr. Jewell,
J. H. Jones,
Kenny,
Landon,
Lapham,
Lewis,
Mallory,
Maxwell,
May,
McKay,
Mickley,
Monroe,
Morton,
Munger,

Mr. Seymour,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Wilcox,
Willits,

Fisher,
Graham,
Green,
Griswold,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Nowland,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,

Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

67

NAYS.

Mr. Bartow,

1

Title agreed to.

House bill No. 154, entitled

A bill to change the name of the village now known as
Bronson Harbor, in Berrien county, Michigan, to Benton
Harbor,

Was read a third time and passed, a majority of all the mem-
bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
A. Allen,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Camburn,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,
Fisher,
Graham,
Green,
Griswold,
Hawley,
Haynes,
Hazen,
M. D. Howard,

Mr. O. F. Howard, Mr. Sanderson,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Mallory,
Maxwell,
May,
McKay,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

Schars,
Seymour,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker,

69

NAYS.

0

Title agreed to.

On motion of Mr. Woodruff,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 152, entitled

A bill to restore section thirty-six, of town one north, of range twelve east, to the township of Warren, in the county of Macomb,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Slocum,
A. Allen,	Keeler,	L. Smith,
G. W. Allen,	Kenny,	Stewart,
Bayley,	Landon,	Swift,
Bartow,	Lapham,	Thayer,
Beach,	Lewis,	Thomas,
Bond,	Mallory,	Utley,
Camburn,	Maxwell,	Van Vleet,
Carleton,	McKay,	Warner,
Cobb,	Mickley,	Welch,
Copley,	Monroe,	Wendell,
Dunlap,	Morton,	White,
Fellows,	Munger,	Wilcox,
Fisher,	Nixon,	Willits,
Graham,	Packard,	Williams,
Green,	Phillips,	Winsor,
Griswold,	Reed,	Woodman,
Hawley,	Rowe,	Woodruff,
Haynes,	Runyan,	Woodward,
Hazen,	Sanderson,	Woodworth,
M. D. Howard,	Schars,	Yawkey,
O. F. Howard,	Seymour,	Speaker,
Jewell,		

67

NAYS.

Mr. Dusseau,	Mr. May,	Mr. Nowland,	8
--------------	----------	--------------	---

Title agreed to.

On motion of Mr. Mallory,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 141, entitled

A bill to amend an act entitled an act to authorize the city

of Saginaw to raise money to aid in the construction of the Amboy, Lansing and Traverse Bay railroad,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Maxwell asked the unanimous consent of the House to amend the bill by inserting the words, "or any other railroad," in the ninth line of the recited section;

Objected to by Mr. Reed.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Sohars,
A. Allen,	J. H. Jones,	Seymour,
G. W. Allen,	Keeler,	Slocum,
Bayley,	Kenny,	L. Smith,
Bartow,	Landon,	Stewart,
Beach,	Lapham,	Swift,
Bond,	Lewis,	Thayer,
Camburn,	Mallary,	Thomas,
Carleton,	Maxwell,	Utley,
Cobb,	May,	Van Vleet,
Copley,	McKay,	Warner,
Dort,	Mickley,	Wendell,
Dunlap,	Monroe,	White,
Dusseau,	Morton,	Wilcox,
Fellows,	Munger,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Nowland,	Winsor,
Green,	Packard,	Woodman,
Griswold,	Phillips,	Woodruff,
Hawley,	Reed,	Woodward,
Haynes,	Rowe,	Woodworth,
Hazen,	Runyan,	Yawkey,
M. D. Howard,	Sanderson,	Speaker,
O. F. Howard,		

70

NAYS.

0

Title agreed to.

On motion of Mr. Reed,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 150, entitled

A bill to amend sections 1, 13 and 20, of act No. 211, of the session laws of 1861, approved March 15, 1861, and being an act to incorporate the village of Lowell,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Williams asked the unanimous consent of the House to amend the bill by striking out the word "three," in the 32d line of recited section 20, and inserting in lieu thereof the word "six;"

Objected to by Mr. G. W. Allen.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Schars,	
A. Allen,	Jewell,	Seymour,	
G. W. Allen,	J. H. Jones,	Slocum,	
Bayley,	Keeler,	L. Smith,	
Bartow,	Kenny,	Stewart,	
Bond,	Landon,	Swift,	
Camburn,	Lapham,	Thomas,	
Carleton,	Mallary,	Utley,	
Cobb,	Maxwell,	Van Fleet,	
Copley,	May,	Wagner,	
Dort,	Mickley,	Wendell,	
Dunlap,	Monroe,	White,	
Duseap,	Morton,	Wilcox,	
Fellows,	Munger,	Willits,	
Fisher,	Nixon,	Winsor,	
Graham,	Nowland,	Woodman,	
Green,	Packard,	Woodruff,	
Griswold,	Phillips,	Woodward,	
Hawley,	Reed,	Woodworth,	
Haynes,	Rowe,	Yawkey,	
Hazen,	Ryan,	Speaker,	
M. D. Howard,	Sanderson,		65

NAYS.

Mr. Williams,

1

House bill No. 181, entitled

A bill to prevent fishing with seines, and pound or trap nets, and any kind of nets, in the counties of Emmet and Oseboygan, in the State of Michigan,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Wendell asked and obtained the unanimous consent of the House to amend the bill by striking out, in the third line of section one, the words "counties of Emmet and Cheboygan," and inserting in lieu thereof the following: "all the territory (according to the U. S. survey) north of the township line numbered twenty north."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Schars,
A. Allen,	Jewell,	Seymour,
G. W. Allen,	J. H. Jones,	Slocum,
Beach,	Keeler,	Stewart,
Bond,	Kenny,	Swift,
Bartow,	Landon,	Thomas,
Camburn,	Lapham,	Utley,
Carleton,	Mallary,	Van Vleet,
Cobb,	Maxwell,	Warner,
Colwell,	May,	Welch,
Copley,	Mickley,	Wendell,
Dort,	Monroe,	White,
Dunlap,	Morton,	Wilcox,
Dusseau,	Mtnger,	Willits,
Fellows,	Nixon,	Williams,
Fisher,	Nowland,	Winsor,
Graham,	Packard,	Woodman,
Green,	Phillips,	Woodruff,
Griswold,	Reed,	Woodward,
Hawley,	Rowe,	Woodworth,
Haynes,	Runyan,	Yawkey,
Hazen,	Sanderson,	Speaker,
M. D. Howard,		

67

NAYS.

Mr. Bayley,

1

The question being upon agreeing to the title,

Mr. Wendell offered the following as a substitute therefor:

"A bill to prevent fishing with seines and pound or trap nets, in the small inland lakes and streams in the State of Michigan;"

Which was agreed to.

The title as amended, was then agreed to.

House bill No. 119, entitled

A bill to amend section 2 of an act entitled "an act to incorporate a board of education for the city of East Saginaw," approved February 15th, 1859,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken	Mr. O. F. Howard,	Mr. Schars,
A. Allen,	Jewell,	Seymour,
G. W. Allen,	J. H. Jones,	Slocum,
Bayley,	Keeler,	L. Smith,
Bartew,	Kenny,	Stewart,
Beach,	Landon,	Swift,
Bond,	Lapham,	Thomas,
Camburn,	Lewis,	Uiley,
Carleton,	Mallary,	Van Vleet,
Cobb,	Maxwell,	Warner,
Copley,	May,	Welch,
Dort,	Mickley,	Wendell,
Dunlap,	Monroe,	White,
Dusseau,	Morton,	Wilcox,
Fellows,	Munger,	Willits,
Fisher,	Nixon,	Williams,
Graham,	Nowland,	Winsor,
Green,	Packard,	Woodman,
Griswold,	Phillips,	Woodruff,
Hawley,	Reed,	Woodward,
Haynes,	Rowe,	Woodworth,
Hazen,	Runyan,	Yawkey,
M. D. Howard,	Sandersen,	Speaker,

69

NAYS.

0

Title agreed to.

On motion of Mr. Maxwell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 117, entitled

A bill to change the name of the township of Milton, in Antrim county, Michigan,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Sanderson,
A. Allen,	Jewell,	Schars,
G. W. Allen,	J. H. Jones,	Seymour,
Bayley,	Keeler,	Slocum,
Bartow,	Kenny,	L. Smith,
Beach,	Landon,	Stewart,
Bond,	Lapham,	Swift,
Camburn,	Lewis,	Thomas,
Carleton,	Mallary,	Utley,
Cobb,	Maxwell,	Warner,
Copley,	May,	Wendell,
Dort,	Mickley,	White,
Dunlap,	Monroe,	Wilcox,
Dusseau,	Morton,	Willits,
Fellows,	Munger,	Williams,
Graham,	Nixon,	Wodman,
Green,	Nowland,	Woodruff,
Griswold,	Packard,	Woodward,
Hawley,	Phillips,	Woodworth,
Haynes,	Reed,	Yawkey,
Hazen,	Rowe,	Speaker,
M. D. Howard,	Runyan,	

65

NAYS.

0

Title agreed to.

On motion of Mr. Dunlap,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 118, entitled

A bill to attach certain unorganized towns to the township of Helena, Antrim county,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. J. H. Jones,	Mr. Seymour,
A. Allen,	Keeler,	Slocum,
Bayley,	Kenny,	L. Smith,
Beach,	Landon,	Stewart,
Bond,	Lapham,	Swift,
Camburn,	Lewis,	Thomas,
Carleton,	Mallary,	Utley,
Cobb,	Maxwell,	Van Vleet,
Copley,	May,	Warner,

Dort,
Dunlap,
Dusseau,
Fellows,
Graham,
Green,
Griswold,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,
Jewell,

Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Packard,
Phillips,
Rowe,
Ranyan,
Sanderson,
Schars,

Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

64

NAYS.

0

Title agreed to.

On motion of Mr. Dunlap, •

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House joint resolution No. 23, entitled

Joint resolution asking an appropriation of land by Congress, to aid in the construction of a railroad from Eskanauba to the Straits of Michilimackinac, near Fort Mackinaw,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Camburn,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,
Graham,
Green,
Griswold,
Hawley,

Mr. J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Mallery,
Maxwell,
May,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Packard,
Phillips,
Reed,

Mr. Seymour,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,

Hazen,
M. D. Howard,
O. F. Howard,
Jewell,

Rowe,
Runyan,
Sanderson,
Schars,

Woodworth,
Yawkey,
Speaker,

65

NAYS.

0

Title agreed to.

House joint resolution No. 24, entitled

Joint resolution asking the government of the United States for the construction of a ship canal around the Falls of Niagara,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Camburn,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Graham,
Green,
Griswold,
Hawley,
Hazen,
O. F. Howard,
Jewell,
J. H. Jones,

Mr. Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Mallory,
Maxwell,
May,
Mickley,
Morton,
Munger,
Nixon,
Nowland,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,
Seymour,

Mr. Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

64

NAYS.

0

Title agreed to.

Senate bill No. 88, entitled

A bill to authorize the issuing of patents for certain railroad lands in the Upper Peninsula,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Seymour,
A. Allen,	Keeler,	Slocum,
G. W. Allen,	Kenny,	Stewart,
Bayley,	Landon,	Swift,
Bartow,	Lapham,	Thayer,
Beach	Lewis,	Thomas,
Bond,	Mallery,	Utley,
Camburn,	Maxwell,	Van Vleet,
Carleton,	May,	Warner,
Cobb,	Mickley,	Welch,
Copley,	Monroe,	Wendell,
Dort,	Morton,	White,
Dunlap,	Munger,	Wilcox,
Dussean,	Nixon,	Willits,
Fellows,	Nowland,	Williams,
Graham,	Packard,	Winsor,
Green,	Phillips,	Woodman,
Griswold,	Reed,	Woodruff,
Hawley,	Rowe,	Woodward,
Hazen,	Runyan,	Woodworth,
O. F. Howard,	Sanderson,	Yawkey,
Jewell,	Schars,	Speaker,

66

NAYS.

6

Title agreed to.

On motion of Mr. Morton,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 129, entitled

A bill to regulate the license and keeping of dogs,

Being under consideration,

Mr. Green asked the unanimous consent of the House to amend the bill by striking out the word "two," in the third line of section two, and inserting the word "three" in lieu thereof;

Objected to by Mr. Munger.

Mr. Green then moved to recommit the bill to the committee on agriculture and manufactures, with instructions to strike out the word "two," in the 3d line of section two, and insert the word "one" in place thereof;

Which motion prevailed.

Mr. Carleton moved that the committee be instructed to fur-

ther amend the bill, by adding at the end of Sec. 10, the following: "and all that part of Muskegon county lying south of the north line of town 10 north, and west of the east line of range sixteen west;"

Which was agreed to.

The committee on agriculture and manufactures submitted the following report:

The committee on agriculture and manufactures, to whom was recommitted House bill No. 129, entitled

A bill to regulate the license and keeping of dogs,

With certain instructions, report the same back to the House, amended in accordance with the instructions of the House, and ask to be discharged from the further consideration of the subject.

G. W. THAYER, *for the Committee.*

Report accepted and committee discharged.

On motion of Mr. Green,

The House concurred in the amendments made to the bill by the committee.

The question being upon the passage of the bill,

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Keeler,	Mr. Stewart,
G. W. Allen,	Kenny,	Swift,
Bayley,	Landon,	Thomas,
Bartow,	Mallary,	Utley,
Beach,	Mickley,	Warner,
Carleton,	Monroe,	Welch,
Copley,	Munger,	Wendell,
Dort,	Nixon,	White,
Dunlap,	Nowland,	Wilcox,
Dussean,	Phillips,	Willits,
Fellows,	Reed,	Williams,
Green,	Rowe,	Winsor,
Griswold,	Sanderson,	Woodman,
Hawley,	Schars,	Woodward,
Haynes,	Seymour,	Woodworth,

1865.]

HOUSE OF REPRESENTATIVES

1255

O. F. Howard,
Jewell,
J. H. Jones,

Slocum,
L. Smith,

Yawkey,
Speaker,

52

NAYS.

Mr. A. Allen,
Camburn,
Cobb,
Graham,
Hazen,

Mr. M. D. Howard, Mr. Runyan,
Lapham,
Look,
May,
Packard,

Thayer,
Van Vleet,
Woodruff,

14

Title agreed to.

Mr. Welch moved that the bill be ordered to take immediate effect;

Which was not agreed to.

House bill No. 153, entitled

A bill to encourage the erection and support of water power manufactories,

Was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Camburn,
Carleton,
Cobb,
Dort,
Fellows,
Green,
Griswold,

Mr. Hazen,
M. D. Howard,
Nixon,
Packard,
Reed,
Rowe,
L. Smith,
Stewart,
Taylor,

Thayer,
Utley,
Warner,
Welch,
White,
Woodman,
Woodruff,
Yawkey,
Speaker,

27

NAYS.

Mr. Aitken,
Bayley,
Beach,
Dunlap,
Dusseau,
Graham,
Hawley,
Haynes,
O. F. Howard,
Jewell,
J. H. Jones,

Mr. Kenny,
Lapham,
Lewis,
Look,
Mallery,
May,
Mickley,
Monroe,
Morton,
Nowland,
Phillips,

Mr. Sanderson,
Seymour,
Slocum,
Thomas,
Wendell,
Willits,
Williams,
Winsor,
Woodward,
Woodworth,

32

Mr. Bayley moved to reconsider the vote by which the bill was not passed;

Mr. Winsor moved to lay the motion on the table;
Which was not agreed to.

The motion to reconsider was not agreed to.

On motion of Mr. L. Smith,

The bill was laid on the table.

House bill No. 222, entitled

A bill authorizing the appointment of a general swamp land road commissioner,

Was read a third time and passed, a majority of all the Senators elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. J. H. Jones,	Mr. Slocum,
A. Allen,	Keeler,	L. Smith,
G. W. Allen,	Keany,	Stewart,
Bayley,	Landon,	Swift,
Beach,	Lapham,	Taylor,
Brockway,	Lewis,	Thayer,
Camburn,	Look,	Thomas,
Carleton,	Mallery,	Utley,
Cobb,	May,	Warner,
Copley,	Mickley,	Welch,
Dort,	Monroe,	Wendell,
Dunlap,	Morton,	White,
Dusseau,	Nixon,	Willits,
Fellows,	Nowland,	Williams,
Graham,	Packard,	Winsor,
Green,	Phillips,	Woodman,
Griswold,	Rowe,	Woodruff,
Hawley,	Runyan,	Woodward,
Haynes,	Sanderson,	Woodworth,
Hazen,	Schars,	Yawkey,
O. F. Howard,	Seymour,	Speaker,
Jewell,		

64

NAYS.

0

Title agreed to.

On motion of Mr. Monroe,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Reed asked and obtained leave of absence for himself, for to-morrow.

On motion of Mr. Williams,

The House took a recess until this evening at 7 o'clock.

1864.]

HOUSE OF REPRESENTATIVES.

1867

EVENING SESSION.

7 o'clock P. M.

The House met, and was called to order by the Speaker.
Roll called: quorum present.
The Speaker announced that the hour had arrived for the consideration of the

SPECIAL ORDER,

Being the consideration of the following entitled bills:

1. Senate bill No. 81, entitled

A bill making appropriation for the support of the Michigan Asylum for the Deaf and Dumb and the Blind, at Flint, and furnishing certain portions of the buildings thereof;

2. Senate bill No. 95, entitled

A bill to amend section 6 of an act entitled an act making an appropriation in aid of the Asylum for the Deaf and Dumb and the Blind, at Flint, approved February 12, 1857;

3. Senate bill No. 80, entitled

A bill making an appropriation to pay the arrearages of the Asylum for the Deaf and Dumb and the Blind, for the years 1863 and 1864;

4. Senate bill No. 90, entitled

A bill making appropriation for the Michigan Asylum for the Insane, for deficiencies, for the years 1863 and 1864;

5. House bill No. 214, entitled

A bill making appropriations for the Asylum for the Insane.

On motion of Mr. Cobb,
The House went into committee of the whole, on the special order,
Mr. Mallary in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bill:

Senate bill No. 82, entitled

A bill making appropriations for the support of the Michigan

Asylum for the Deaf and Dumb and the Blind, at Flint, and furnishing certain portions of the buildings thereof;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

O. F. MALLARY, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Monroe,

The bill was placed on the order of third reading.

On motion of Mr. Morton,

The second, third, fourth and fifth, named bills on the special order were made the special for to-morrow afternoon at 2 o'clock.

On motion of Mr. Mallary,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Saturday, March 4, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Burns.

Roll called: quorum present.

Absent at roll call, without leave, Messrs. Gies, Hazen, Taylor and White.

Mr. Bond asked and obtained leave of absence for himself, until Wednesday next, from and after to-day, on account of sickness.

Mr. Bond asked and obtained leave of absence for Mr. Gies, for an indefinite time.

Mr. Williams asked and obtained leave of absence for Mr. Hazen, for an indefinite time, on account of sickness.

Mr. Yawkey asked and obtained leave of absence for Mr. Taylor, until Wednesday next.

Mr. Lapham asked and obtained leave of absence for Mr. White, for an indefinite time, on account of sickness.

PRESENTATION OF PETITIONS.

By Mr. Kenney: petition of Benjamin Sleeper and 31 other citizens of the township of Goodland, Lapeer county, asking the Legislature to legalize the action of said township in voting to raise money to pay bounties to volunteers;
Referred to the committee on war bounties.

By Mr. Kenney: petition of Daniel West and 66 other citizens of the township of Attica, Lapeer county, asking the Legislature to legalize the action of said township in voting to raise money to pay bounties to volunteers;
Referred to the committee on war bounties.

By Mr. Warner: petition of C. B. Bongner, Peter Dawson and 37 other citizens of West Bloomfield, Oakland county, asking for an amendment of the bounty bill;
On motion of Mr. Warner,
The petition was laid on the table.

By Mr. McKernan: petition of R. Sheldon, James B. James H. Berwin and 32 other citizens of Houghton county asking that the fees of county and township officers be raised;
Referred to the committee on State affairs.

REPORTS OF STANDING COMMITTEES.

By the committee on salines:
The committee on salines, to whom was referred that part of the Governor's message relating to the saline resources of the State of Michigan, respectfully submit the following

HISTORICAL AND GEOLOGICAL.

The first satisfactory evidence furnishing reasonable ground for a belief in the existence of saline waters within the limits of our State, of a strength sufficient to render their use profitable, was as furnished by Dr. Houghton previous to the geological survey of the State while prosecuting that early period, and aided so largely in developing the natural sources of our wealth and in attracting capital from abroad to be invested among

which has, directly and indirectly, added so much to our revenue.

Although public attention was at that time directed to our salt springs, and practical investigations relating to their development were for a time vigorously prosecuted, these experiments failed of complete success, and the subsequent death of Dr. Houghton, by depriving the State of one on whom it had relied to give intelligent direction to these enterprises, discouraged in a measure their further prosecution.

Guided, however, by the information thus furnished, other investigators took up the matter, and on a thorough examination of the subject, became so fully satisfied of the existence of rich saline waters in our State, that they at once determined to extend their experimental researches still further, and soon demonstrated in the most satisfactory manner, the entire correctness of the theory advanced.

Saginaw Valley has the honor of having practically proved the wisdom of our first State Geologist, in regard to the saline resources of the State, and demonstrated, in a few short years, to an extent hardly to be credited, their unlimited supply, as well as their exceedingly profitable and beneficial nature. Of this development, we shall speak more fully hereafter in this report.

A more recent exploration of the rocks of the Lower Peninsula, giving minute and correct information in reference to their relative position, was made during the progress of the last partial geological survey, under the direction of Prof. A. Winchell, of the State University, and has thrown much light on the source of these brines, and has assisted largely also in giving intelligent direction to the expenditure of capital. But while we regret that the State should, from what we regard as mistaken motives of economy, have concluded to suspend the geological survey, we cannot do otherwise than express our gratification at the wisdom exhibited by previous legislators in instituting their examinations, and adopting a course so full of sound policy, and which has returned to the State treasury

many times the amount expended in these partial surveys; and we venture to express the hope that these investigations, as yet only partially complete, will again be taken up, and the riches which lie hidden within our borders, be thus still further unfolded from the Michigan salt group. Much remains for future explorers to develop. This much, however, may be expected, and will doubtless prove correct, that those portions of this group of rocks which show the greatest depression below the level of the lakes, will be found to possess saline waters of the greatest density and strength, the natural tendency of the heaviest brines being to gravitate towards the lowest portions of the basin. So far as actual experiments have thrown any light on the subject, they have furnished grounds for the belief that the region along and in the vicinity of the Saginaw Valley, is over the points where the greatest depression exists in these rocks, a depth being attained in some places of nearly or quite one thousand feet below the level of the lakes, before passing through those rocks belonging or adjacent to the Michigan salt group, which furnish the brines [from] which our salt is manufactured; and in accordance with this theory, we find the brines of the Saginaw Valley possessing a greater specific gravity than those which have been found in any other portion of the State. There every well has proved a success. In no instance where the wells have been carried to a sufficient depth, have they failed in yielding rich and productive brines. Added to this is the natural position of the Saginaw basin, with the bay bearing its name breaking into its very centre, affording every facility for shipment and the wants of commerce.

The Michigan Salt Group—so called by Professor Winchell—(see report of last geological survey by Prof. A. Winchell,) and the contiguous sandstones above and below, particularly the Napoleon sandstone, have thus far proved to be the principal sources or depositaries of the brines discovered. These have proved extremely rich, even more so than the most sanguine anticipated. The entire extent of country over which they may be found sufficiently productive to repay the cost of

manufacture, is in a measure undetermined, and it is to be regretted that we have not availed ourselves of the provision made by the State Legislature two years since, to determine this fact by collecting the records of the different borings throughout the State. It is to be hoped this information may yet be collected.

Encouraged by the information furnished by the geological surveys, borings in several localities have been extended to another group of rocks, much older and lower than the preceding, viz: the Onondaga Salt Group—the representative in this State of the group so called in the State of New York—and though their productiveness is not yet perhaps satisfactorily established, sufficient encouragement has been received to afford reasonable hopes that these rocks may yet yield a supply of salt water sufficient to render them a source of profit, thus adding immensely to the saline wealth of the State.

In regard to those portions of the State which shall prove productive in rich brines, we cannot fail to discover that the Saginaw Valley is destined to become the great salt manufacturing emporium, not only of our own State, but of the entire West, adding largely to our permanent wealth, and aiding vastly in swelling our revenues. All this being the result, present and prospective, of wise legislation in the past, in stimulating the development of our resources, it needs no argument to show that the State, while providing for a still further development of her natural resources, should protect these interests and guard them as far as possible against unwise management, ill-judged and injudicious experiments and practices in manufacturing, and fraudulent dealings of unprincipled operators.

QUANTITY AND QUALITY OF BRINES.

The quantity of the brine in the Saginaw Valley district seems, from the tests applied, to be unlimited. Every new well finds an abundant supply; the change of seasons from hot to cold or cold to hot, brings with it no diminution in quantity. Excessive pumping will lessen the strength, only; however, the brine

at once regains the prime standard when the excessive drain is checked. As to its strength, qualities and peculiarities, we can in no way give a better idea than by quoting from the report of a committee from the New York Legislature, who visited Saginaw in 1862, for the purpose of examining into our newly developed saline resources.

- As this committee truly say, pages 21 and 22 of report:

"It is only by chemical analysis that the value of brine can be determined. All the brines used in the manufacture of salt, this side of the Mississippi river, with one exception, that of Saltville, in Southwestern Virginia, are loaded with impurities, which must be removed or the salt is valueless. All brines are perfectly clear and apparently pure when drawn from the wells, but by exposure to the atmosphere some impurities are precipitated, and in the processes of the manufacture others are developed, and may by care be removed. The following is an analysis of some of the brines used at Saginaw and Syracuse:

Composition of the brines taken at the different pump houses on the SA of July, 1862, at Syracuse analyzed by Prof. Goeman.

Names of the component parts.	Syracuse.	Cochran.	Salt Lake.	Liverpool.
Sulphate of Lime.....	22.2227	22.2227	0.5873	0.5224
Chloride of Calcium.....	0.0795	0.0795	0.0827	0.1067
Chloride of Magnesium.....	0.1249	0.1249	0.1810	0.1886
Peroxide of Iron.....	0.0229	0.0229	0.0221	0.0210
Salt.....	25.6570	25.2577	14.9125	14.1425
Slime matter.....	10.2370	10.0035	15.7485	24.5225
Water.....	83.8410	83.9970	84.8520	85.0900
	100.0000	100.0000	100.0000	100.0000

Composition of the brine taken from various wells at Saginaw, in October, 1862, analyzed by Prof. Goesman.

Names of the component parts.	Gilmore well.	Leavitt and Lee well.	East Saginaw well.	Bay City well.
Sulphate of lime,.....	0.3961	0.0963	0.1516	0.0696
Chloride of calcium,.....	0.5302	2.6430	2.2865	2.4691
Chloride of magnesium,.....	0.4116	1.0685	0.9629	0.9452
Salt,.....	15.2674	17.5103	16.8636	13.8322
Saline matter,.....	16.6052	21.3201	20.2445	17.3164
Water,.....	83.3948	78.6799	79.7554	82.6866
	100.0000	100.0000	100.0000	100.0000

There are slight traces of iron, bromine and iodine, but not sufficient to weigh."

Calculations concerning the relative quantities of salt, which result by the evaporation of brine, from different works and wells at Saginaw, as determined by analysis of salt produced in October, 1862, from each, by Prof. Goesman, of Syracuse.

Names of the component parts.	Gilmore works.	Leavitt and Lee works.	East Saginaw Co. works.	Bay City works.
Sulphate of lime,.....	0.8168	0.8680	0.3165	0.2967
Chloride of calcium,.....	0.3056	0.2305	0.3564	1.8331
Chloride of magnesium,.....	0.2425	0.2375	0.1408	0.9141
Moisture,.....	3.6203	5.6587	3.3441	7.8102
Chloride of sodium, (salt),...	90.0163	98.0153	95.8422	89.1489
	100.0000	100.0000	100.0000	100.0000

Experience proves that the best quality of salt can be made from Michigan brines and that a great preponderance of the Saginaw salt sold in the market has been found as pure, and as efficient and antiseptic as any mined or manufactured elsewhere, either in our own or foreign countries.

There has always prevailed an opinion that Turk's Island and other foreign salts were much better for packing purposes than American solar salts, and to such an extent did the opinion prevail, that the United States government formerly required that meats purchased for the army and navy should be put up in foreign salt. The Onondaga company complained to the government, and in 1851 the Secretary of War ordered three hundred barrels of pork to be packed in New York with

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and sent to different parts of the world—
barrels to be opened at the expiration of one, two,
years. The average results showed the meats in all
to be in about an equal state of preservation. That
Turk's Island salt was invariably somewhat whiter
than that put up with the Onondaga, which was
stained with a slight yellow. But, on the contrary,
that put up with Onondaga was invariably found to be firmer
and harder than that put up with Turk's Island. From all of
which, it may be inferred that, with the same mode of manu-
facture, American salt is not inferior in quality to the foreign
salts.

Care in the manufacture greatly enhances the preservative
qualities of salt in every instance, and as by the rigid exercise
of such care the Onondaga Company was enabled to dispel the
illusion in regard to the superiority of foreign salt; so have a
majority of the Saginaw manufacturers been able to produce
an article which has stood the test of the most thorough experi-
ment and investigation.

SALT MINING AND MODE OF MANUFACTURE.

The salt in Poland is taken in a solid state from a mine or
quarry, as we take stone in this country, and the only prepara-
tion it requires for market is that of grinding or pulverizing to
a sufficient degree. Salt mines of like character are said to
have been discovered in Louisiana and in Nebraska, but we
are not aware that any of these mines have as yet been worked.

The celebrated Turk's island salt is manufactured on one of
the West India islands, from sea water. The beach is very low
and level, and numerous shallow vats have been constructed in
such a manner that the water can be made to flow in by the
tide, or can be shut off at pleasure. The vats are filled in this
manner, and then the tide shut off until the hot tropical sun
has evaporated the water.

In this country the salt is invariably manufactured from brine
obtained at salt springs, or from wells bored in their vicinity.

There are two modes of manufacture. One is to evaporate the brine by artificial heat, and another is to evaporate it by the heat of the sun. The first is much the most rapid, but the product is of a quality much inferior to that manufactured by the latter process. The strength of the two kinds of salt does not vary much, if any, but the rapid crystallization of the salt caused by artificial heat, prevents the escape of many of the impurities which in solar evaporation, are carried off in the vapor or settle to the bottom of the vat, where they are readily separated from the salt by drawing the brine into fresh vats before of sufficient strength to crystallize.

Solar salt, at Saginaw, as at Onondaga, is made by evaporating the brine in shallow wooden vats, which make the salt much purer and cleaner than where it is made in vats dug in the ground.

Although a great variety of modes for the manufacture of salt by artificial heat, are used at Saginaw, the most common at present is kettle boiling.

A "salt block," properly speaking, consists of fifty or sixty kettles and the stone and brick work in which they are set. The kettles are set in two rows, over two arches, reaching from the mouth or furnace to the chimney. These arches are close together, merely a dividing wall separating them, and the kettles are set close together in each row. The arches, in front, are about three feet deep, the bottom gradually rising as they recede, so that under the back kettles the space is only ten or twelve inches. Each block is housed under a building 75 to 100 feet long, and about 20 high in the centre, with sheds on each side containing the bins where the salt is thrown as fast as manufactured. After remaining in these bins a few days for farther draught, it is packed in barrels for market.

When the works are in operation, an engine is kept running for pumping the brine, which, although it rises to the surface in most wells, when not drawn from, requires to be pumped a distance of 100 to 150 feet. The brine is carried in pump logs to the vats or cisterns near by, flowing in through a spout over

the top. From these vats another set of pump logs carries the brine into the block house, and along the top of the brick work between the two rows of kettles, from which a spout extends over each kettle. While the brine is heating, after the kettles are filled, and before boiling commences, a scum rises and is taken off; and a flat pan placed at the bottom, with an upright handle in the centre, catches another portion of sediment which is drawn up and thrown out.

After a kettle of brine is boiled a short time, the crystals of salt commence forming on the top and fall to the bottom. When the quantity of brine is boiled down to about one-half, the salt is dipped out with a long handled pan and thrown into a basket standing over one side of the kettle for drainage. The bitter water is thus drained off, carrying with it the chloride of calcium and other impurities. This thorough drainage is considered the important point in this mode of manufacture.

In some of the blocks large shallow pans are used in lieu of kettles, the evaporation being effected as in the kettle process, by the direct application of heat. Steam evaporation, after the Kanawha plan, is adopted by many as a favorite mode of manufacture. A general idea of these modes may be gained from the following description of works in operation at Kanawha, Virginia, Pomroy, Ohio, and at Saginaw:

MODE OF MANUFACTURE AT KANAWHA.

The brine from the pumps is carried into a capacious cistern, located above the level of the boiler of the salt works, so that it may be drawn from one directly into the other. The boiler which is used in concentrating the brine is made in three sections, each 33 feet long, 8 feet wide, and four feet deep, which is equal to one boiler of 99 feet long. These sections are connected by large open pipes, below the level of the brine, so that the communication between them is free. When necessary, either one of them may be shut off, and cleaned or repaired while the others are kept in operation. The bottom of the boiler is made of concave cast iron plates, or shallow pans, each 3 feet long and eight feet wide, cast with proper flanges and grooves.

so that eleven of them may be bolted and cemented together for the bottom of a single section. The sides and top of the boiler are made of thick planks, bolted to the bottom, and keyed tightly together. The fire is made under the end of the first section, and the flame and heated air passes under the sections in succession, to the chimney at the opposite end. The brine is boiled till it approaches saturation.

Near the boiler are arranged several open wooden vats, or *settling cisterns*, each 100 feet long, 8 feet wide, and 2 feet deep. Running lengthwise through each of these is a vertical partition, extending from one end almost to the other. These cisterns are filled about 18 inches deep, and are heated by steam from this boiler. The steam is carried in copper pipes which pass the length of the cistern on each side of the partition, and just beneath the surface of the water. These pipes are from 4 to 6 inches in diameter. The settling cisterns, of which there were four in the work described, are arranged so that the brine passes from the first to the second, and so on in succession. If well managed, the brine will be brought to saturation in the last cistern, and will have deposited all its oxide of iron. Following the settling cisterns is a series of others—*graining cisterns*. These are of the same shape and size with the first, and in them the salt is deposited. They are heated by steam pipes like the others. The saturated brine is drawn into the first of them, where a considerable crop of crystals is deposited, it is then drawn by a siphon into the second; and another crop of crystals is deposited, and so on to the last one, where but a very light crop is obtained, and where all the *bittern* collects.

MODE OF MANUFACTURE AT POMROY, OHIO.

Salt is made at these works by the process of slow evaporation in wooden vats, the brine being boiled preparatory to the settling, in steam chests; the steam which is formed in the chests or boilers being conveyed in copper pipes through the vats in which the brine is settled and grained, this being the only agent used for evaporating purposes.

The boiler or steam chest is made in sections, the top, sides and ends being constructed of 4 inch poplar plank, and the bottom being made of iron pans, which are in sections bolted together. At the Pomroy Co's works they have four sections of steam chests with 10 pans each, and one section with 7 pans, occupying a space of 150 feet in length; these are quite elevated, so that the brine will flow readily into the settling vats, they in turn being elevated sufficiently so that the brine will flow into the graining vats. Settling vats are for the purpose of settling and strengthening the brine; they are made of 4 inch poplar; 1st vat, 100x9 ft., 16 inches deep inside; 2d and 3d, 125x9, 3 ft. deep; 4th, 95x11, 4 ft. deep; there is a partition running lengthwise in each vat, being made to accommodate the copper pipes, of which there are 3 running through the whole length of cisterns or vats, the object of the partitions being to increase the distance that the brine has to run, by which the settling is accelerated. Copper pipes 5 inches in diameter, at lower end of vat, 3 inches from bottom, rising 1½ inches in ten feet to allow condensed steam to escape.

The graining vats in which the salt is made are of the following dimensions:

1 and 2, each 125x8 feet, 16 inches deep in the clear; 3 and 4, 115x7, 16 inches deep; 5 and 6, 100x6, 16 inches deep; 7, 55x7, same depth; there are in these, three rows of copper pipes the same as in settling vats.

Brine as it enters the boilers stands at 8; as it leaves the last section of the boiler it is 12½; as it leaves the first settler it is 15½; as it leaves the second settler it is about 20; leaving the fourth it is fully saturated, or about 23. They graduate it so that a little salt is made in the last settler. The brine, as it passes round through the graining vats, gradually increases in strength as the bitter water accumulates, so that when it arrives in the last vat it stands at about 28; they say they can make good salt at a strength of 35 degrees. They boil away, or rather evaporate in these works on an average, about 60 gallons of brine per minute, and provided they throw away the

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eight months, or the whole season of operation. The so-called bitter water is discharged through orifices in the front end, and conducted away, having had the brine reduced from it by evaporation to salt before reaching the front. The other impurities are formed into a muddy substance, and precipitated to the bottom of the under vat by heat before reaching the rear end, so that they do not rise upon the pans to be crystallized with the salt, and thus it is made pure.

The furnaces are in front, with ash pits under them. The fines pass on through the brine under the pans, forming a part of their bottoms, and intersect a smoke chimney in the rear.

The main feature of economy claimed by the inventor, in this process, consists in retaining the entire heat in the brine, and spreading it out to a great extent under the pans before it is transmitted through their bottoms into the evaporating portion of the heated brine, which more than compensates for not keeping up the boiling after it is reduced to saturation in the boiling boxes over the furnaces.

In this process no lime or alum is required to settle the brine; a small quantity of butter is used for graining the salt.

STATISTICS.

Salt operations in Saginaw Valley were first commenced in 1859, at the instigation of Dr. Geo. A. Lathrop, of East Saginaw, stimulated by the liberal act of the Legislature of the previous winter, which we regret to say was very illiberally modified—in effect repealed—by the Legislature which followed, whereby a State gratuity of ten cents per bushel was guaranteed for all salt manufactured.

Through the influence of Dr. L., the East Saginaw Salt Manufacturing Company was organized in April, of that year, and commenced operations in May, following; first well completed in March, 1860. First salt made in July, 1860.

The following table shows the strength of brine obtained therefrom, at various depths:

At 90 feet,	1 degree.
" 102 "	2 degrees
" 211 "	10 "
" 212 "	14 "
" 487 "	26 "
" 516 "	40 "
" 531 "	44 "
" 559 "	60 "
" 569 "	64 "
" 606 "	86 "
" 636 "	90 "

COMPARATIVE PROGRESS.

The manufacture of salt was commenced at the Onondaga Salt Springs, in New York, June 20, 1797.

Salt made 1st year,	5,095 barrels.
" " 20th " 1816,	69,733 "
" " 40th " 1836,	382,572 "
" " 41st " 1837,	433,455 "
" " 66th " 1862,	1,810,775 "

At Kanawha, Virginia, salt was manufactured as early as 1804.

Made in 1829,	130,000 barrels.
" " 1860,	700,000 "

SALT MADE IN SAGINAW, MICH.

1st year, 1860,	4,000 barrels.
2d " 1861,	125,000 "
3d " 1862,	243,000 "
4th " 1863,	466,356 "
5th " 1864,	529,073 "

The first investment in the salt business on Saginaw river, was by the East Saginaw Salt Manufacturing Company, at East Saginaw, in 1859. Present value of the salt investment in the Saginaw river district, nearly two and a half million dollars—about the same value it was estimated all the salt works in the Onondaga district would hold at the end of the year 1860. [Report Supt. Onondaga Salt Springs for 1859, p. 15.]

1865.]

HOUSE OF REPRESENTATIVES.

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Fifty years of progress in the manufacture of salt in the Kanawha Valley, did not equal the progress made in four years in Saginaw Valley; and forty-two years of progress at the Onondaga Salt Springs, the leading salt producing locality in the United States since 1797, did not equal the progress made there in five years.

In 1860, a gentleman who was for some time Superintendent of the Onondaga Salt Company, and for years one of the most careful, practical and successful salt manufacturers in New York, who possessed the fullest knowledge of all matters pertaining to the question of markets as well as manufacture, gave it as his opinion that it would be at least five years before the annual product of Saginaw Valley would reach one million bushels—200,000 bbls—and that before the demands of the Western market would be increased to an extent which would require this amount in addition to the supply from the Onondaga Company. How that prediction was verified in regard to the Saginaw manufacture may be seen by reference to the above table. The product for the 3d year, 1862, being 1,215,000 bushels. The shipments of Saginaw salt to Chicago, for 1864, the "5th year of manufacture," were 343,887 bbls., an excess of 120,887 bbls. over the entire receipts of domestic salt in that market for 1860, and 12,115 bbls. more than were received there during the past year from the Onondaga Company.

We append a statistical table of the salt works in operation:

SALT WORKS IN OPERATION.

LOCATION.	NAME OF COMPANY.	No. of blocks	Number of kettles.	Solar Covers	Acres of land.	Investment.	Salt made in 1904.
Kew-kaw-lin.	O. A. Ballou & Co.,	1	Pans	2,000	\$40,000	3,000
Kew-kaw-lin.	E. A. Kolser,	1	58	200	20,000	6,000
Bangor.	Franklin Lloyd,	1	s e	175	20,000	1,000
Bangor.	Beckwith, Moore & Smith,	1	Pans	10	16,000	700
Bangor.	Lang, Bradford & Co.,	1	Pans	200	20,000	4,000
Bangor.	Taylor Mouthrop,	1	s e	1	10,000	000
Bangor.	Moore, Smith & Co.,	1	Pans	5,000
Salsburg.	D. H. Pittsburgh,	2	100	10	20,000	17,000
Salsburg.	W. S. Tallman,	1	50	10	13,000	6,000
Salsburg.	Fink & Clark,	2	100	10	20,000	2,000
Salsburg.	Chicago & Milwaukee Salt Co.,	2	120	1,670	65,000	13,000
Salsburg.	H. P. Parmlee,	2	120	20	24,000	11,500
Bay City.	Cupola Works,	2	120	523	40,000	12,000
Bay City.	Atlantic Salt Co.,	2	63 & pans	400	40	40,000	11,000
Bay City.	Saginaw Bay Salt Co.,	1	Pans	5	15,000	6,500
Bay City.	Saratoga Salt Co.,	2	120	24	20,000	4,230
Bay City.	Fowler & Tucker,	2	120	210	20,000	6,200
Bay City.	Dolson & Walker,	1	52	5	15,000	6,000
Bay City.	Lower Saginaw Salt Man'g Co.,	2	102	10	27,000	7,500
Bay City.	Bay City Salt Man'g Co.,	3	150	3	25,000	11,000
Bay City.	Samuel Pitts,	1	s e	25,000	6,000
Bay City.	N. B. Bradley,	1	s e	2	15,000	11,237
Portsmouth.	A. Stevens & Co.,	1	s e	1	6,000	8,000
Portsmouth.	Hayden & Co.,	1	50	5	20,000	2,500
Portsmouth.	New York Salt Co.,	2	118	127	25,000	8,000
Portsmouth.	Portsmouth Salt Co.,	2	10	20	25,000	3,000
Zilwaukee.	Webster & Davis,	2	116	3	20,000	13,000
Zilwaukee.	Geo. H. Taylor & Co.,	2	120	24	35,000	11,000
Zilwaukee.	Michigan Salt Co.,	1,033	102	100,000	1,250
Zilwaukee.	N. Y. & Saginaw Solar Salt Co.	2	s e	2,600	495	225,000
Carrollton.	Orange Co. Salt Man'g Co.,	3	180	500	575	100,000	20,000
Carrollton.	Saginaw Valley Salt Co.,	2	120 and s e	7	60	60,000	18,575
Carrollton.	Carrollton Mill Salt Co.,	4	232	93	30,000	18,575
Carrollton.	Chicago Salt Works,	2	180	28	26,000	30,000
Carrollton.	Empire Salt Co.,	2	116	340	120,000	10,000
Carrollton.	J. H. Hill,	1	s e	15,000	2,500
Crow Reserve.	Ononda Solar Salt Co.,	1	50	640	137,000	000
Florence.	Chic. Salt & Lumber Man'g Co.,	6	802	10	70,000	33,400
Saginaw City.	Paine, Wieslock & Co.,	1	58	1	8,000	6,000
Saginaw City.	Mack, Schmid & Kull,	1	58	2	10,000	6,000
Saginaw City.	J. B. White & Co.,	2	s e	10	20,000	1,000
Saginaw City.	Brothroyd, Gooding & Co.,	1	s e	4	12,000	700
Saginaw City.	Saginaw Valley Salt Man'g Co.,	2	116	10	20,000	14,000
Saginaw City.	Forest Valley Salt Man'g Co.,	2	60 and s e	10	18,000	8,000
Saginaw City.	N. Chapman,	1	60	5	12,000	7,000
Saginaw City.	Hale & Stinson,	1	s e	5	9,000	4,000
Tittabawassee.	Wayne Co. Salt Man'g Co.,	4	s e	20	50,000	3,000
East Saginaw.	East Saginaw Salt Man'g Co.,	6	300	500	85	155,000	25,000
East Saginaw.	Buffalo Salt Co.,	1	s e	1	22,500	10,000
East Saginaw.	E. Briggs,	1	60 and s e	12	30,000	3,000
East Saginaw.	Chapin Bros.,	1	s e	6,000	1,700
Cass River.	Gordon, Penny & Co.,	1	s e	97	30,000	12,000
Cass River.	Albany City Salt & Lum. Co.,	1	60	30	30,000	3,000
Bridgeport C.	Union Salt Co.,	1	Pans	11	7,000	2,000
Bridgeport C.	Lull & Pettibone,	1	s e	6,000	1,000
Buena Vista.	N. E. Salt Co.,	1	s e	420	16,000	1,000
Salina.	E. Rust & Co.,	1	58	17	30,000	16,000
Salina.	Medina Salt Co.,	1	58	12	16,000	5,000
Salina.	Flagler & York,	4	203	875	75,000	25,000
Salina.	S. V. Harkness,	1	56	12	16,000	4,000
Salina.	Wm. K. Harkness,	1	56	12	18,000	4,000
Salina.	A. Arbor Salt & Lum. Man. Co.,	2	120	10	30,000	9,700
Salina.	Rust & Ingledew,	1	s e	4	16,000	5,000
Salina.	N. B. Nye & Co.,	1	58	7	14,000	6,000
Salina.	N. B. Nye & Co.,	1	58	14	16,000	6,000
Salina.	Eureka Salt and Lumber Co.,	1	56	2	10,000	4,000
Salina.	Allen & Sutherland,	1	54	3	8,000	6,000

"S e," steam evaporation. *Not run.

SALT BUSINESS OF 1864—SUMMARY.

Number of companies in operation.....	67
" Blocks,.....	118
" Kettles,.....	4,210
" Solar Covers,.....	4,949
" Acres Land,.....	9,475½
Investment,.....	\$2,269,500
Salt made in 1864, (barrels,).....	529,078
Men employed,.....	892
Cords of wood consumed,.....	109,868
Aggregate value of wood,.....	\$286,545
Value of barrels used.....	238,074
Aggregate value of salt at shipping point,.....	1,190,410

The disproportion between the aggregate value of wood and the number of cords given, is explained by the fact that many works where *mill* fuel is used, have given the value without any estimate as to number of cords. As at present carried on, the demand for wood for salt manufacture in the Saginaw Valley will require each year the timber off from about 3,000 acres of land.

A well has been completed by Messrs. Ayer & Larned, at Port Austin, Huron county, to a depth which reaches the lower, or Onondaga Salt Group, from which a supply of brine of sufficient strength to pay for working, is obtained. A fifty-kettle block was put in operation last spring.

Several wells were sunk at Grand Rapids in the years 1859 and '60, and considerable done in the way of manufacturing salt, but the brine not proving of sufficient strength the business was abandoned; further developments may lead to the discovery of richer brine, in rocks lower than those penetrated by present borings, and we understand it is still the intention of parties there to prosecute the work of boring until a definite salt concern is attained.

Wells have also been sunk at Flint, Corunna, Owosso, Lansing, Jackson and St. Clair, with varied results as to the quan-

tity and quality of saline waters, which have been discovered in all. It is hoped the further prosecution of these enterprises may lead to developments as satisfactory as those attained in the Saginaw Valley, in which case the particulars in relation thereto will doubtless be collected for legislative consideration by some future committee on this subject.

INSPECTION.

In the progress of the salt manufacture in Saginaw, the want of a uniform system of inspection becomes daily more apparent. Justice to purchasers, and a proper regard for the interests of manufacturers, alike demand the adoption of such a system. There are between sixty and seventy manufacturers of Saginaw salt, and many of them small manufacturers. A man who makes 20,000 barrels may devote especial pains to making a pure article; while another man, making, perhaps, but 1,000 barrels, pays no attention whatever to purifying the product. In the market they are sold and known by the same general name, the thousand barrels of inferior salt giving the whole a bad name, which it is far from deserving.

A carefully prepared inspection bill was introduced in the Senate two years since, which, had it passed, would have worked great benefit to the salt interests of Michigan, and served as a remedy for the evils mentioned, but for some unaccountable reason, it failed to make any progress towards passage, and there has since been no further attempt in that line of enactments.

Any inspection, to be efficient, must supervise the manufacture as well as the weighing, packing and branding of salt, the nature of the article being such that its quality cannot be determined by casual examination, an impure article, as a rule, presenting quite as favorable an appearance as that which is pure and reliable. At the Onondaga works the principal care in inspection is bestowed on the manufacture and subsequent handling of salt. The system there has been the result of the most thorough examination and study by some of the most

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agacious men in the State, and is probably as near perfect in its workings as any system which could be devised. The consolidation of all the companies into one general organization is of incalculable advantage, both in this matter and in respect to sales. Before the formation of the "Salt Company of Onondaga," in 1859, the same evils as to variety of manufacture, were met with there as are now experienced in this State. The same wise action on the part of our State and her salt manufacturers, though the relations as to ownership are somewhat different—in their case the State owning the wells—will, we venture to hope, in time bring about a like satisfactory result.

THE MARKETS.

The result of operations thus far having shown that the west must furnish a market for the salt product of Michigan, as it has for many years for the surplus product of the Onondaga Works, we give as a matter of general interest, proper to be considered in this report, a statement of the receipts of salt in barrels, at that port, from all sources for the past thirteen years:

	Receipts, bbls.
1852,.....	92,907
1853,.....	86,319
1854,.....	176,526
1855,.....	170,623
1856,.....	184,884
1857,.....	209,946
1858,.....	333,988
1859,.....	316,291
1860,.....	255,148
1861,.....	390,499
1862,.....	612,003
1863,.....	775,057
1864,.....	675,619

Some Saginaw salt is sold in Canada, some in Michigan, Ohio and other central States on the great chain of lakes, but the

quantity bears so small a proportion to the aggregate shipped to Chicago, that that emporium alone can be regarded as furnishing any adequate market therefor.

CONCLUSION.

While the development of the salt interest of this State has been of great benefit in creating a new business, whose yearly aggregates are counted by millions of dollars, giving employment to hundreds of laborers, stimulating commerce, clearing the lands and bringing into profitable use large tracts hitherto almost valueless, its influence upon every other branch of industry or business has been most salutary. What was before waste material in lumbering, is now valuable for fuel, staves and headings; many kinds of timber, before an encumbrance to the soil, are now of use and worth; miles of pine logs too small for sawing, are now used for pump-legs, so called, to conduct the brine from wells to points desired, and in every particular is this enterprise working in harmony with other interests, to prevent waste, improve and populate the soil, and give value to what was before in many cases rather a detriment than a benefit to the country. Since the commencement of manufacture in 1860, the business of Saginaw Valley has nearly or quite trebled, its population in the cities and the vicinity of works, has more than doubled, and its capital in commerce and manufactures has increased fourfold. In view of such results, accomplished in so brief a period, the people of Michigan may well regard with pride even the present development of her saline resources.

W. H. TAYLOR, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Morton,

The report was ordered printed.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred Senate bill No. 93, entitled

A bill to incorporate the village of Otsego,

Respectfully report that they have had the same under con-

sideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

Report accepted and committee discharged.
C. F. MALLARY, *Chairman*.

On motion of Mr. G. W. Allen,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Warner,

The bill was placed on the order of third reading.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred

A bill to incorporate the city of Bay City,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

Report accepted and committee discharged.
C. F. MALLARY, *Chairman*.

On motion of Mr. Yawkey,

The bill was placed on the order of third reading.

By the committee on internal improvements:

The committee on internal improvements, to whom was referred Senate bill No. 85, being

A bill to authorize the several townships, cities and villages of the counties of Ingham, Eaton, Barry, Allegan, Van Buren and Berrien, to loan money, pledge their credit, or raise money by tax, to aid in the construction of a railroad from the city of Lansing to the village of St. Joseph,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass,

and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Van Vleet,

The bill was placed on the order of third reading.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to amend section 1468, in chapter 40, of the compiled laws, it being section 3, of chapter 2, title 9, part 1, of the revised statutes of 1838, relative to the election of superintendents of the poor,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. C. MAXWELL, *Chairman.*

Report accepted and committee discharged.

The question being upon the passage of the bill,

The bill was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Kenny,	Mr. Seymour,
G. W. Allen,	Lapham,	Slocum,
Beach,	Lewis,	Thayer,
Brockway,	Mallory,	Thomas,
Camburn,	Maxwell,	Utley,
Carleton,	May,	Van Vleet,
Cobb,	McKernan,	Warner,
Copley,	Mickley,	Wendell,
Dort,	Morton,	Willits,
Dunlap,	Nixon,	Williams,
Fisher,	Nowland,	Winsor,
Graham,	Packard,	Woodman,
Green,	Phillips,	Woodruff,
M. D. Howard,	Rowe,	Woodward,
O. F. Howard,	Runyan,	Woodworth,
Jewell,	Sanderson,	Yawkey,
J. H. Jones,	Schars,	Speaker,
Keeler,		

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Mr. Haynes,

NAYS

Mr. Wilcox,

2

Title agreed to.

By the committee on military affairs:

The committee on military affairs, to whom was referred

A bill to provide for the legalization and payment of certain
Cass county bonds,

Respectfully report that they have had the same under con-
sideration, and have directed me to report the same back to
the House, without amendment, and recommend that it do pass,
and ask to be discharged from the further consideration of the
subject.

Report accepted

J. J. WOODMAN, *Chairman.*

The bill was accepted and committee discharged.

The bill was ordered printed, referred to the committee of
the whole, and placed on the general order.

By the committee on war bounties:

The committee on war bounties, to whom was referred

A bill to revive and continue in force, for a limited time, in
the county of Oakland, the first five sections of "an act
authorizing the payment of bounties to volunteers in the ser-
vice of the United States," approved February 5, 1864,

Respectfully report that they have had the same under con-
sideration, and have directed me to report the same back to
the House, with the accompanying substitute, recommending
that the substitute be concurred in, and that the bill, when so
substituted, do pass, and ask to be discharged from the further
consideration of the subject.

Report

R. DEAN WARNER, *Chairman.*

accepted and committee discharged.

On motion of Mr. Van Vleet,

The House concurred in the adoption of the substitute re-
ported by the committee.

On motion of Mr. Warner,

The bill was placed on the order of third reading.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 4, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following joint resolution:

House joint resolution No. 18, entitled

Joint resolution for the relief of William Woodhouse and Charles W. Butler;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 4, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bill:

Senate manuscript bill, entitled

A bill to amend sections 1 and 3, of act No 46, of the session laws of 1864, relative to a State road in Gratiot and Isabella counties;

Which has passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN, ^e
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on public lands.

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The Speaker also announced the following:

SENATE CHAMBER,

Lansing, March 4, 1865. }

To the Speaker of the House of Representatives :

Sir—I am instructed by the Senate to transmit to the House the following bills:

1. Senate bill No. 34, entitled

A bill to amend section 52 of an act entitled "An act to incorporate the city of Battle Creek," approved February 3, 1859, relative to jurisdiction of justices of the peace;

2. Senate bill No. 100, entitled

A bill to amend an act entitled "an act for the reorganization of the military forces of the State of Michigan," approved January 18, 1862;

3. Senate bill No. 101, entitled

A bill to amend section 2578 of the compiled laws, being an act to provide for the collection of tolls, and for the care, charge and operating of the St. Mary's Falls ship canal;

4. Senate bill No. 105, entitled

A bill supplementary to an act entitled "an act to authorize the township of St. Joseph, and other townships in the county of Berrien, to make loans and levy taxes, for the improvement and construction of the harbor at St. Joseph, in said county;"

5. Senate bill No. 106, entitled

A bill to amend certain sections of an act entitled "an act to incorporate the City of Flint," approved February 13, 1855;

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The first and fifth named bills were read a first and second time by their titles, and referred to the committee on banks and incorporations.

The second named bill was read a first and second time by its title, and referred to the committee on military affairs.

The third named bill was read a first and second time by its title, and referred to the committee on internal improvements.

The fourth named bill was read a first and second time by its title, and referred to the committee on harbors.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 4, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 98, entitled

A bill to authorize the legal voters of the village of White Pigeon, in the county of St. Joseph, to organize under the general law for the incorporation of villages, and to alter the boundaries of said village,

And to inform the House that the Senate has amended the same by striking out after the word "beginning," in the 9th line of section 3, the following: "*Provided*, That nothing herein contained in anywise contravenes the provisions of section twenty-three, of article four, of the constitution of this State;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

Mr Stewart moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Beach,

Mr. Kenny,
Lapham,
Lewis,
Mallary,

Mr. Seymour,
Slocum,
L. Smith,
Stewart,

Brockway,	Maxwell,	Thayer,
Camburn,	May,	Thomas,
Carleton,	McKernan,	Utley,
Cobb,	Mickley,	Van Vleet,
Copley,	Monroe,	Warner,
Dort,	Morton,	Wendell,
Dunlap,	Munger,	Wilcox,
Dusseau,	Nixon,	Willits,
Fisher,	Nowland,	Williams,
Graham,	Packard,	Winsor,
Green,	Phillips,	Woodman,
Haynes,	Reed,	Woodruff,
M. D. Howard,	Rowe,	Woodward,
O. F. Howard,	Runyan,	Woodworth,
Jewell,	Sanderson,	Yawkey,
J. H. Jones,	Schars,	Speaker,
Keeler,		

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NAYS.

0

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

THIRD READING OF BILLS AND RESOLUTIONS.

Senate bill No. 35, entitled

A bill to amend an act entitled an act to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and in the holding of courts, approved February 7, 1859, relative to the continuance of suits,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Keeler,	Mr. Seymour,
G. W. Allen,	Kenny,	Slocum,
Bartow,	Lapham,	L. Smith,
Beach,	✓ Lewis,	Stewart,
Brockway,	Maxwell,	Thayer,
Carleton,	May,	Thomas,
Cobb,	McKernan,	Utley,
Copley,	Mickley,	Van Vleet,
Dort,	Monroe,	Warner,
Dunlap,	Morton,	Wendell,
Dusseau,	Munger,	Wilcox,
Fisher,	Nixon,	Willits,
Graham,	Nowland,	Winsor,

Green,
Haynes,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,

Packard,
Phillips,
Rowe,
Runyan,
Sanderson,
Shars,

Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker, 57

NAYS.

Mr. Williams, 1

Title agreed to.

Senate bill No. 72, entitled

A bill to amend section 17, of chapter 67, being section 1961 of the compiled laws, relative to rates of fare on short rail-roads,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow
Beach,
Brockway,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Fisher,
Graham,
Green,
Haynes,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,

Mr. Keeler,
Kenny,
Lapham,
Look,
Mallery,
Maxwell,
May,
McKernan,
Mickley,
Monroe,
Morton,
Nixon,
Nowland,
Packard,
Phillips,
Rowe,
Runyan,
Sanderson,
Shars,

Mr. Seymour,
Shier,
Slocum,
L. Smith,
Stewart,
Thomas,
Utley,
Van Vleet,
Warner,
Wendell,
Wilcox,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker, 58

NAYS.

Mr. Munger,

Mr. Thayer,

Mr. Williams,

Title agreed to.

Senate bill No. 50, entitled

A bill to enable certain Protestant Episcopal churches to re-organize under the statute approved February 17, 1857, entitled

an act to provide for the organization of Protestant Episcopal churches,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Keeler,	Mr. Shier,
G. W. Allen,	Kenny,	Stocum,
Bartow,	Lapham,	L. Smith,
Beach,	Look,	Stewart,
Brockway,	Mallary,	Thayer,
Camburn,	Maxwell,	Thomas,
Carleton,	May,	Utley,
Cobb,	McKernan,	Van Vleet,
Copley,	Mickley,	Warner,
Dort,	Monroe,	Wendell,
Dunlap,	Morton,	Wilcox,
Dusseau,	Munger,	Willits,
Fellows,	Nixon,	Williams,
Fisher,	Nowland,	Winsor,
Graham,	Packard,	Woodman,
Green,	Phillips,	Woodruff,
Haynes,	Rowe,	Woodward,
M. D. Howard,	Runyan,	Woodworth,
O. F. Howard,	Sanderson,	Yawkey,
Jewell,	Schars,	Speaker,
J. H. Jones,	Seymour,	
	NAYS.	62
		0

Title agreed to.

Senate bill No. 68, entitled

A bill to amend section 1, of act 217, of the session laws of 1861, entitled an act to provide for the drainage and reclamation of swamp lands, by means of roads and ditches,

Being under consideration,

Mr. Brockway moved that the reading of the bill *in extenso*, be dispensed with;

Mr. Williams called for the reading of the bill in full.

Mr. Brockway withdrew his motion.

Mr. Maxwell renewed the motion of Mr. Brockway.

Mr. Williams objected to such a proceeding on the part of the House, on the ground of its contravening the provis-

ions of section 19, of article 4, of the constitution, and of rule 28 of the House;

The Speaker decided that it was the right and privilege of any member of the House to demand the reading of any bill or other paper in full; but that it was within the province of the House, upon the third reading of a bill, to order that it should be read by its title only;

Mr. Williams appealed from the decision of the chair;

The question being "shall the decision of the chair stand as the judgment of the House?"

The decision of the chair was sustained, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Jewell,	Mr. Seymour,
G. W. Allen,	J. H. Jones,	Slocum,
Bartow,	Kenny,	L. Smith,
Beach,	Look,	Stewart,
Brockway,	Mallary,	Thayer,
Camburn,	Maxwell,	Utley,
Carleton,	McKernan,	Van Vleet,
Cobb,	Mickley,	Warner,
Dort,	Munger,	Wilcox,
Dusseau,	Nixon,	Willits,
Fellows,	Nowland,	Winsor,
Fisher,	Packard,	Woodman,
Graham,	Phillips,	Woodruff,
Green,	Runyan,	Woodward,
Haynes,	Sanderson,	Woodworth,
M. D. Howard,	Schars,	Yawkey,
O. F. Howard,		

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NAYS.

Mr. Copley,	Mr. Morton,	Mr. Thomas,
Dunlap,	Pitts,	Wendell,
Lapham,	Rowe,	Williams,
Monroe,		

10

The question recurring on the motion of Mr. Maxwell, that the bill be read by its title only,

The motion prevailed.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. J. H. Jones,	Mr. Seymour,
G. W. Allen,	Kenny,	Sloum,
Bartow,	Lapham,	L. Smith,
Beach,	Lewis,	Stewart,
Brockway,	Look,	Thayer,
Camburn,	Mallory,	Thomas,
Carleton,	Maxwell,	Uiley,
Cobb,	McKernan,	Van Vleet,
Copley,	Mickley,	Warner,
Dort,	Morton,	Wendell,
Dualap,	Munger,	Wilcox,
Dusseau,	Nixon,	Willits,
Fellows,	Nowland,	Winsor,
Fisher,	Packard,	Woodman,
Graham,	Phillips,	Woodruff,
Green,	Pitts,	Woodward,
Haynes,	Runyan,	Woodworth,
M. D. Howard,	Sanderson,	Yawkey,
O. F. Howard,	Schars,	Speaker,
Jewell,		

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NAYS.

Mr. Rowe, Mr. Williams, 2

Pending the announcement of the vote,

Mr. M. D. Howard moved that Mr. Copley be excused from voting;

Which motion did not prevail.

Mr. Copley then voted as recorded above.

Mr. Winsor moved that Mr. Williams be excused from voting;

Which motion did not prevail.

Mr. Williams then voted as recorded above.

The title of the bill was agreed to.

Senate bill No. 21, entitled

A bill to protect employers of emigrant labor, contracted under the provisions of an act of Congress, approved July 4th, 1864,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Morton moved to lay the bill on the table;

Which motion was withdrawn.

Mr. Utley moved that the bill be indefinitely postponed;
Which was not agreed to.

Mr. Morton renewed his motion to lay the bill on the table;
Which was agreed to.

Senate bill No. 85, entitled

A bill to authorize the several townships, cities and villages of the counties of Ingham, Eaton, Barry, Allegan, Van Buren and Berrien to loan money, pledge their credit, or raise money by tax, to aid in the construction of a railroad from the city of Lansing to the village of St. Joseph,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Mallery asked and obtained the unanimous consent of the House to amend the bill by inserting, after the word "from," in the 5th line of section 1, the following: "Ridgeway, on the Grand Trunk railway, by way of."

Mr. Graham asked the unanimous consent of the House to amend the bill by striking out, in line 5 of section 1, the words "St. Joseph," and inserting in lieu thereof the words "New Buffalo;"

Objected to by Mr. Woodruff.

Mr. Graham asked and obtained the unanimous consent of the House to amend the bill, by inserting in the 5th line of section 1, after the words "St. Joseph," the words "or New Buffalo."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Beach,
Brookway,
Camburn,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,

Mr. Kenny,
Lapham,
Lewis,
Lock,
Mallery,
Maxwell,
May,
McKay,
Mickley,
Monroe,
Morton,

Mr. Seymour,
Shier,
Slocum,
L. Smith,
Stewart,
Thayer,
Thomas,
Utley,
Van Fleet,
Warner,
Wendell,

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Duncan,
 Fellows,
 Fisher,
 Graham,
 Green,
 Haynes,
 M. D. Howard,
 O. F. Howard,
 Jewell,
 J. H. Jones,
 Keeler,

Munger,
 Nixon,
 Nowland,
 Packard,
 Phillips,
 Pitts,
 Rowe,
 Runyan,
 Sanderson,
 Schara,

Wilcox,
 Willits,
 Williams,
 Winsor,
 Woodman,
 Woodruff,
 Woodward,
 Woodworth,
 Yawkey,
 Speaker,

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NAYS.

The question being upon agreeing to the title,
 Mr. Mallary offered the following as a substitute therefor:
 "A bill to authorize the several townships, cities and villages
 of the counties of Macomb, Oakland, Livingston, Ingham, Ea-
 to, Barry, Allegan, Van Buren and Berrien, to loan money,
 pledge their credit, or raise money by tax, to aid in the con-
 struction of a railroad from Ridgeway, in the county of Ma-
 comb, on the Grand Trunk Railroad, by way of the city of
 Lansing, to the village of New Buffalo or St. Joseph;"
 Which was agreed to.
 The title, as substituted, was then agreed to.

UNFINISHED BUSINESS,

Being the consideration of the following resolution:
 Whereas, The State prison chapel is in a bad condition, being
 a dark, dingy and comfortless place, not being in any respect
 what it should be to accomplish the end sought by the State in
 the establishing of this department in our prison; therefore
 Resolved, (the Senate concurring,) That the prison inspectors
 are hereby instructed to make such necessary repairs as are
 needed, and can, consistent with safety be made, to make the
 prison chapel a cheerful and comfortable room;

Which was adopted.

GENERAL ORDER.

On motion of Mr. Brookway,
 The House went into committee of the whole, on the general
 order.

Mr. Maxwell in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 136, entitled

A bill for creating and forming the thirteenth judicial district;

2. House bill No. 147, entitled

A bill authorizing the State Librarian to sell or dispose of certain books or public documents;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bill:

3. House bill No. 135, entitled

A bill appropriating certain highway taxes for the improvement of a road in the counties of Eaton, Ionia and Clinton;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration the following entitled bill:

4. House bill No. 160, entitled

A bill to amend section 2, of act No. 79, of session laws of 1868, relating to the salary of judges of probate;

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

The committee of the whole have also had under consideration the following entitled joint resolution:

Senate joint resolution No. 3, entitled

Joint resolution in relation to military orders and circulars issued by the Provost Marshal General;

Have stricken out all after the enacting clause of the resolu-

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tion, and all of the preamble, and have directed their chairman to report that fact to the House, asking concurrence therein.

A. C. MAXWELL, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Brookway,

The House concurred in the amendments made by the committee to the first and second named bills, *in gross*.

On motion of Mr. Woodward,

The first, second and third named bills were placed on the order of third reading.

On motion of Mr. Brookway,

The House concurred in the action of the committee in striking out all after the enacting clause of the fourth named bill, and the joint resolution.

On motion of Mr. M. D. Howard,

The enacting clause of the fourth named bill and joint resolution, were laid on the table.

Mr. M. D. Howard moved that the House adjourn;

Which was not agreed to.

On motion of Mr. Look,

The House took a recess until this afternoon at 2½ o'clock.

AFTERNOON SESSION.

2½ o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

The Speaker announced that the hour had arrived for the consideration of the

SPECIAL ORDER,

Being the consideration of the following entitled bills:

1. Senate bill No. 81, entitled

A bill to amend section 6 of an act entitled an act making an appropriation in aid of the Asylum for the Deaf, Dumb and the Blind, at Flint, approved February 12, 1857;

2. Senate bill No. 80, entitled

A bill making an appropriation to pay the arrearages of the Asylum for the Deaf and Dumb and the Blind, for the years 1863 and 1864;

3. Senate bill No. 90, entitled

A bill making appropriations for the Michigan Asylum for the Insane, for deficiencies for the years 1863 and 1864;

4. House bill No. 214, entitled

A bill making appropriations for the Michigan Asylum for the Insane.

On motion of Mr. Fellows,

The House went into committee of the whole, on the special order,

Mr. Look, in the chair,

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. Senate bill No. 81, entitled

A bill to amend section 6 of an act entitled an act making appropriations in aid of the Asylum for the Deaf and Dumb and the Blind, at Flint, approved February 12th, 1857;

Have made an amendment thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following entitled bills:

2. House bill No. 214, entitled

A bill making appropriations for the Michigan Asylum for the Insane;

3. Senate bill No. 80, entitled

A bill making an appropriation to pay the arrearages of the Asylum for the Deaf and Dumb, and the Blind, for the years 1863 and 1864;

4. Senate bill No. 90, entitled

A bill making appropriation for the Michigan Asylum for the Insane, for deficiencies, for the years 1863 and 1864;

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1865.]
Have made
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On motion
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On motion
The House

no amendment thereto, and have directed their report the same back to the House, and recom-
message.

H. M. LOOK, *Chairman.*

accepted and committee discharged.
of Mr. Brookway,
amendment made to the first named bill was concurred
in, and the bill was placed on the order of third reading.
of Mr. Van Vleet,
third and fourth named bills were placed on the
reading.
Mr. Pitts,
adjourned until Monday morning at 9 o'clock.

Lansing, Monday, March 6, 1865.

The House met, pursuant to adjournment, and was called to
order by the Speaker.
Prayer by Rev. Mr. Meyer.
Roll called: quorum present.
Absent: Mr. Van Vleet.
Mr. Van Vleet asked and obtained leave of absence for Mr.
Aitken, until Wednesday next.
Mr. John Swift, appointed Assistant Sergeant-at-Arms, to
all the vacancy occasioned by the resignation of Wm. Rhodes,
came forward, and having sworn and subscribed to the consti-
tutional oath, entered upon the discharge of his duties.
The Speaker announced the following communication:

LANSING, March 2, 1865.

To the Honorable the House of Representatives:
In pursuance of a resolution adopted by the House of Rep-
resentatives, the 20th of February, calling on the Superin-
tendant of the State Agricultural College for certain informa-
tion, there being no officer with such legal title, I would re-
spectfully submit the following:
The resolution is as follows:

Resolved, That the Superintendent of the State Agricultural College be and is hereby instructed to report to this House, as soon as practicable, the number of pupils at such school during the past year, (and the time each remained,) with their ages. Also, the number who have enlisted in the military service of the country since the war commenced, to what sub-districts they were credited, the amount of bounty paid or promised each, to whom such bounties were paid, and the present condition of said bounties, in case of the death of any such pupils of volunteer. Also, an abstract statement, showing the salaries (and perquisites, if any,) received by himself and the other professors, and all other persons employed by said institution since the first of January, 1864, and that the said Superintendent do set forth in said statement, as near as may be, the number of hours that each professor is employed, and the nature of the work. Also, the number of weeks the term lasted, and the number of pupils at the close of the term. Also, the gross amount of products of said farm, and how disposed of."

The number of students at the Agricultural College during the year 1864, was 61. The catalogue contains the name of one person, who after requesting to have his name inserted, and saying he should be present, failed to come.

The time each student remained cannot be exactly stated now. The assistant secretary resigned his place in the Institution at the close of last year, and has been absent since Dec. 9, and no one has been appointed to succeed him. Several of the ledger accounts of the students, from which alone the information asked for can be gained, are consequently as yet unbalanced.

The ages of the students were as follows:

6 students, ages not recorded.

4 " were 14 years of age, (admitted to the preparatory department.)

5 students were 15 years of age.

4 " " 16 "

10 " " 17 "

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1 student was 18 years of age.
 6 " " 19 "
 5 " " 20 "
 5 " " 21 "
 5 " " 22 "
 2 student was 24 "
 1 " " 25 "
 1 student was 26 "
 2 students were 27 "
 1 student was 30 "

The average of those on record, is nineteen and a fraction. In regard to the military service number of students who have enlisted in the country since the war commenced; to what sub-districts they were credited; the amount of bounty paid or promised each; to whom such bounties were paid, and the present condition of said bounties in case of the death of any such pupils or volunteer, I have not at present the means of giving information.

The following is a statement of the salaries and perquisites received by the officers of the College, for the year 1864:

OFFICER.	SALARY.	PERQUISITES.
T. C. Abbot, President, Professor, &c.,.....	\$1,200 00	House rent, valued at \$120.
M. Miller, Professor of Animal Physiology, and Superintendent of Farm,.....	1,000 00	House rent, valued at \$120.
R. C. Kadzie, Professor of Chemistry,.....	1,000 00	House rent, valued at \$120.
A. S. Kreutz, Professor of Botany and Horticulture, and Superintendent of the Garden,.....	600 00	None.
Oscar Clark, Professor of Mathematics,.....	600 00	None.
G. A. Kenyon, Instructor,.....	600 00	House rent, valued at \$100, and his choice between the services of a student three hours a day, at 7½ cts. an hour, or the value in money, for duties as Assistant Secretary.
S. S. Rockwell, Steward, (for services of himself and wife,).....	450 00	Lives in the Boarding Hall, with a family, besides himself and wife, of three little girls.
G. A. Noble, Foreman on the Farm,.....	\$400 00 and board.	None.

REMARKS.

The President's salary is, and has always been, \$1,500 a year. He drew but \$1,200 for each of the years 1863 and 1864, on

condition of the balance being expended in making an addition to the house belonging to the College, and used by him. The addition was accordingly made.

By vote of the Board of Agriculture, August 31, 1864, instructors Prentiss and Clute were made professors, and their salaries, together with that of Mr. Kenaston, were, at the same time, raised to \$1,000 each, from the 1st day of January, 1865.

Mr. H. D. Bartholomew was paid \$30, for giving instruction one hour a day, for four weeks, in book-keeping and commercial customs and law. He did not board in the College, but went back and forth from Lansing, at the expense of the College. This expense was paid by furnishing pasturage to horses on the College farm.

I am unable to give the exact number of hours that each professor is employed in his duties. The following is a statement of the work performed by each, so far as can well be given, for the year 1864:

The President conducted chapel exercises every morning, usually at half-past five o'clock; heard two classes, daily, for one hour each; one weekly exercise, one hour; and lectured to the students every Sunday afternoon.

He was the Executive officer of the College, and had general oversight of all the departments; was member of the board of agriculture; examined all accounts, and had a great variety of duties, a detail of which the resolution of the House is not understood to call for.

The Professor of Animal Physiology heard two classes daily, one hour each, for one-half year, and one class daily, one hour, for the other half year. He spent three hours in the field, daily, superintending work on the farm. He had charge of the stock and farm, and of the labor of two-thirds of the students working on farm and gardens. He gave a course of lectures on farm economy, in the general lecture room of the College.

The Professor of Chemistry heard two classes daily, one hour each, throughout the year; prepared a course of experi-

ments in chemistry for one half year, and superintended personally the three hours daily labor of students in analytical chemistry in the laboratory. He gave a course of lectures in the general lecture room, on the application of chemistry to the arts, and another course on military hygiene. He conducted the experiments given in the report of the secretary of the board for 1864; kept the meteorological records, &c.

The Professor of Botany heard one class daily, one hour; personally superintended the work of students in the gardens three hours a day; gave a course of lectures in the general lecture room on horticulture; had charge of the military drill, &c.

The Professor of Mathematics gave instruction to two classes daily, one hour each, for one-half year, and to three classes daily, one hour each, for the other half year. He gave field instruction in surveying and leveling, and a course of lectures in the general lecture room on field fortifications.

The Instructor heard three classes daily, one hour each, and acted as assistant secretary of the College.

For a fuller account of the labors of several of the officers, I would respectfully refer to pages 108 and 109, of the Report of the Secretary of the State Board of Agriculture, for 1864.

The College term was 36 weeks long.

The number of students at the close of the term, would seem, from books in the Assistant Secretary's office, to be thirty-six. As the College excused many from attendance, near the close of the term, to engage in teaching, or for other reasons, I think the number given above is probably too large, but I have no means of returning a true one.

The gross amount of products of the farm, for 1864, was as follows:

Wheat, 315 bushels; 275 bushels on hand; 40 bushels sold to boarding hall or others.

Oats, 405 bushels; 175 bushels on hand; 230 bushels fed to stock.

Corn, 330 bushels, (ears;) fed to stock or on hand.

Potatoes, 147 bushels; sold to boarding hall.	
Turnips, 800 bushels; fed to stock, or on hand.	
Hay, 80 tons, (estimate;) fed to stock, or on hand.	
Pork 1,112 bbls.; sold to boarding hall.	
Beef, 803 lbs.; sold to boarding hall.	
The garden furnished vegetables to the boarding hall,	
amounting to	\$240
It has products on hand, amounting to.....	130
Sold to others than boarding hall,.....	38
	<hr/>
	\$409
	<hr/>

The receipts in the stock department, amounted to \$481 and the expenditure (exclusive of the hay, grain, roots & care,) were \$632 20.

I have the honor to be,

Your obedient servant

T. C. ABBOT,

President.

The communication was laid on the table.

REPORTS OF STANDING COMMITTEES.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to amend section 50, of chapter 184, of the compiled laws,

Respectfully report that they have had the same under consideration, and have directed me to report a substitute thereof to the House, and recommend that the substitute be adopted and do pass, and ask to be discharged from the further consideration of the subject.

A. C. MAXWELL, *for the Committee.*

Report accepted and committee discharged.

On motion of Mr. Green,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill authorizing the county of Mackinac to pay judges of probate courts such salaries as the board of supervisors may direct,

Respectfully report that they have had the same under consideration, and have directed me to report a substitute therefor to the House, and recommend that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. C. MAXWELL, *for the Committee.*

Report accepted and committee discharged.

On motion of Mr. Cobb,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill creating the fourteenth judicial circuit;

Also,

A bill authorizing the board of railroad control to amend the grant to the Marquette and Ontonagon Railroad Company, in certain cases, and authorize said board to transfer the unfinished portion of said road to any other company,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the said bills do pass, and ask to be discharged from the further consideration of the subject.

A. C. MAXWELL, *for the Committee*

Report accepted and committee discharged.

The bills were ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was recommended, House bill No. 114, entitled

A bill to amend section 3670 of the compiled laws,

Respectfully report that they have amended said bill in conformity with the instructions of the House, and have directed me to report the same back to the House, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. U. MAXWELL, *for the Committee.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Yawkey,

The bill was placed on the order of third reading.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred Senate bill No. 94, entitled

A bill to legalize the incorporation of the village of St. Johns, in Clinton county;

Also, Senate bill No. 97, entitled

A bill requiring judges of probate in certain cases to give notice to foreign consuls, of an application for administration of deceased persons,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the said bills do pass, and ask to be discharged from the further consideration of the subject.

A. O. MAXWELL, *for the Committee.*

Report accepted and committee discharged.

The bills were referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill relative to tax titles,

Respectfully report that they have had the same under consideration.

regard it as of the utmost importance to the law should be passed to render the collection certain. That the courts have always construed the sale of land for the non-payment of taxes with the most strictness, and have required a rigid compliance with the requirements of the law. So strict a compliance heretofore required, that but very few tax deeds have been found to be of any validity where tested before the courts. And to such an extent is this true, that people have regarded tax deeds as titles, but now look upon them with doubts upon the title of the original owner, and require a judicial investigation to remove.

This state of things has been to allow non-residents in our State, and hold them from year to year paying any taxes whatever, while the property of our citizens has been compelled to bear all of the public

and it is our duty to provide a remedy for the evils of this true, when taxation is as heavy as at present. We believe, we will remedy the evil complained of. The bill declares a tax deed a valid title, and provides for the foreclosure of the same. Similar laws have long been in force in the States of Iowa and Wisconsin, and your committee believe, if adopted here, would work beneficially, to the revenues of the State, and lessen the taxes upon the people. They have therefore prepared a substitute containing substantially the provisions thereof, and ask that the same be adopted, and that the same be discharged from the further consideration

A. C. MAXWELL, *for the Committee.*

Committee and committee discharged.

r. Look,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was re-committed Senate bill No. 33, entitled

A bill to amend sections 13 and 24, of act No. 216, of the session laws of 1861,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Green,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Green,

The bill was placed on the order of third reading.

By the committee on ways and means:

The committee on ways and means, to whom was referred

A bill to amend an act entitled an act to amend an act entitled an act to provide for assessing property at its true value, and for levying and collecting taxes thereon, approved February 14, 1858, and an act amendatory thereto, approved February 4, 1858,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

was ordered printed, referred to the committee of
and placed on the general order.
committee on ways and means:
committee on ways and means, to whom was referred
authorize the payment of State and county taxes to
surers, in certain cases,
report that they have had the same under con-
and directed me to say that the committee have re-
of a bill amending the law in regard to the pay-
and the per centage on the same, which, in their
more fully meet the desires of the tax-payers than
consideration, and have directed me to report the
e House, and recommend that it do not pass, and
charged from the further consideration of the sub-

A. L. GREEN, *Chairman.*

ted and committee discharged.

of Mr. Van Vleet,

laid on the table.

committee on ways and means:

committee on ways and means, to whom was referred
provide for the collection of taxes in the city of

th a petition on the same subject,

report that they have had the same under con-

have directed me to report the same back to

without amendment, and recommend that it do

to be discharged from the further consideration

A. L. GREEN, *Chairman.*

ted and committee discharged.

was ordered printed, referred to the committee of

and placed on the general order.

committee on ways and means:

committee on ways and means, to whom was referred

to amend an act entitled an act to provide for assess-

ing property at its true value, and for levying and collecting taxes thereon, approved February 14, 1853, and the acts amendatory thereto, approved February 12, 1855, and February 14, 1858,

Have had the subject under consideration, and are of the opinion that the proposed amendment is not needed, as the supervisor has authority already to put the holder of property, under oath in certain cases. Your committee believe that to require the assessor to do it in every case would tend to destroy the sanctity and reverence of an oath, and to demoralize community in that regard. Your committee are of the opinion that the requirements of our laws in regard to the administration of oaths on many trivial matters are already so exacting and so adverse to the public conscience that the law is seldom enforced.

The committee have instructed me to report the same back to the House, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman*:

Report accepted and committee discharged.

On motion of Mr. Landon,

The bill was laid on the table.

By the committee on harbors:

The committee on harbors, to whom was referred Senate bill No. 105, being

A bill to amend an act entitled "an act to authorize the township of St. Joseph, and other townships in the county of Berrien, to make loans and levy taxes for the improvement and construction of the harbor of St. Joseph, in said county," approved March 20, 1863,

Respectfully report that they have had the same under consideration, and have directed me to report the bill back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

SAM'L W. YAWKEY, *Chairman*.

Report accepted and committee discharged.
 The bill was referred to the committee of the whole and
 passed on the general order.
 The committee on internal improvements:
 The committee on internal improvements, to whom was re-
 ferred Senate bill No. 101, being
 to amend section 2578 of the compiled laws, being an
 act to provide for the collection of tolls, and for the care,
 and operating of the St. Mary's Falls ship canal,
 and report that they have had the same under con-
 sideration, and have directed me to report the same back to
 the committee without amendment, and recommend that it do pass,
 and be discharged from the further consideration of the

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.
 Mr. Van Vleet,
 placed on the order of third reading.
 The committee on military affairs:
 The committee on military affairs, to whom was referred Sen-
 ate bill No. 101, being
 an act entitled an act for the reorganization
 of the forces of the State of Michigan, approved Jan-
 uary 1862,
 report that they have had the same under con-
 sideration, and have directed me to report the same back to
 the committee with the accompanying amendment, recommending
 that the amendment be concurred in, and that the bill, when so
 amended, do pass, and ask to be discharged from the further
 consideration of the subject.

J. J. WOODMAN, *Chairman.*

Report accepted and committee discharged.
 On motion of Mr. Green,
 The House concurred in the amendment made to the bill by
 the committee.
 On motion of Mr. Woodman,

The bill was made the special order for the day.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as correctly enrolled, signed and presented to the Governor, the following bills and joint resolution:

A bill appropriating certain taxes for the improvement of a certain road in the counties of Eaton and Ionia, and to amend section 1, of act No. 281, of the session laws of 1861, and add a new section thereto;

Also,

A bill to authorize the legal voters of the village of White Pigeon, in the county of St. Joseph, to organize under the general law for the incorporation of villages, and to alter the boundaries of said village;

Also,

A bill to prevent the swindling of persons enlisting into the military or naval service of the United States, or of this State, and to make such offenses felony, and to punish the use of certain means to procure enlistments;

Also,

A bill to provide for the assessment and collection of certain taxes in the township of Dayton, Tuscola county, and to grant an extension of time therefor;

Also,

A bill to authorize the township board of Holland, in the county of Ottawa, to appoint commissioners to establish a rate of tolls and charges, and to aid in the improvement of the harbor at Black Lake, in said county;

Also,

A bill to provide for the improvement of the navigation of Saginaw river, and for the removal of the outer bar, at the mouth thereof, and to authorize the county of Bay to loan money in aid thereof;

Also,

Joint resolution for the relief of William Woodhouse and Charles W. Butler;

Also,

A bill to amend a "joint resolution for the relief of William Dingman," approved January 31, 1865;

Your committee, having examined the above named bills and joint resolution, have directed me to report the same back to the House, as correctly enrolled, and ask to be discharged from the further consideration of the subject.

JOHN LANDON, *Chairman.*

Report accepted and committee discharged.

By the committee on war bounties:

The committee on war bounties, to whom was referred

A bill to legalize the action of certain townships and cities in the county of Shiawassee, in raising bounties for volunteers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, recommending that the substitute be concurred in, and that the bill, when thus amended, do pass, and ask to be discharged from the further consideration of the subject.

P. DEAN WARNER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Van Vleet,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Van Vleet,

The bill was placed on the order of third reading.

By the committee on war bounties:

The committee on war bounties, to whom was recommitted House bill No. 22, entitled

A bill to amend an act entitled an act to amend an act entitled an act to provide for the relief, by counties, of the families of volunteers mustered from this State into the military service of the United States, or of this State, approved May 4, 1861, and to add certain sections thereto, approved January 17, 1862, by adding thereto another section, approved March 19, 1863;

Have had the same under consideration, and directed me to report, that upon an investigation of the facts connected with the first introduction of the bill under consideration, it was supposed by the member introducing it to be so clearly right and just in principle, as well as in its application to the circumstances and condition of the people of the entire State, as to commend itself to the judgment of every other member of the House, as a measure of general relief, by which a great and rapidly increasing public burden might be removed or greatly diminished, by amending the existing law, relative to disbursements from the "volunteer's family relief fund," so as to throw the responsibility of any official extravagance or corruption which may be practiced by ignorant or designing men, upon those interested in, and who are receiving the advantages of such extravagance or speculation, instead of fastening it upon those who can neither limit the expenditure, nor control the person making it; but the bill having met with unexpected opposition as an amendment of a general statute, was referred to your committee without instructions, but with an implied understanding that the bill should be amended so as to be made wholly local in its character and relate only to the county of Monroe, and your committee having ascertained that the measure is recommended by a very large majority of the board of supervisors of the county of Monroe, and by all the members of the House from that county, your committee have therefore instructed me to thus amend the bill, and respectfully report the same back to the House, with the amendment indicated above, in which the concurrence of the House is asked, and that the bill, when so amended, do pass, and from the further consideration of which your committee ask to be discharged.

P. DEAN WARNER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Morton,

The House concurred in the amendment made to the bill by the committee.

The question being upon the passage of the bill,

HOUSE OF REPRESENTATIVES.

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The bill was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bartow,	Mr. M. D. Howard,	Mr. Pitts,
Beach,	O. F. Howard,	Schars,
Carleton,	Lewis,	Slocum,
Cobb,	Look,	L. Smith,
Copley,	Mallory,	Thayer,
Dort,	May,	Tupper,
Dunlap,	Morton,	Warner,
Dussean,	Munger,	Wendell,
Fellows,	Nixon,	Wilcox,
Fisher,	Nowland,	Woodman,
Forbes,	Packard,	Woodworth,
Green,	Phillips,	Speaker
Hawley,		

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NAYS.

Mr. Allen,	Mr. Kenny,	Mr. Swift,
G. W. Allen,	Landon,	Thomas,
Brockway,	Lapham,	Utley,
Camburn,	Mickley,	Van Vleet,
Graham,	Monroe,	Willits,
Haynes,	Rowe,	Williams,
Hazen,	Runyan,	Winsor,
Jewell,	Seymour,	Woodruff,
H. Jones,	Shier,	Woodward,
eler,	Stewart,	Yawkey,

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insor moved that the vote by which the House refused the bill be reconsidered;
 moved to lay the motion on the table;
 tion did not prevail.
 n of Mr. Winsor then prevailed.
 of Mr. Bartow,
 was laid on the table.

REPORTS OF SELECT COMMITTEES.

nittee appointed by the House to confer with a like of the Senate, on the disagreement of the two House bill No. 17, being provide temporary additional compensation to the

officers of the State Prison, for the year commencing December 1st, 1864, and the year commencing December 1st, 1865,

Respectfully report that they have met the Senate committee, in conference, and it was agreed to recommend that the conflicting views of the two Houses be made to harmonize as follows:

1st. Strike out of Senate amendment, in 3d line, the words "clerk, chaplain and;" also in same line, after the word "keeper," the words "of the prison," and insert in lieu thereof the words "clerk and chaplain of the prison, shall each be paid the sum of fifty dollars each year, in addition to the salary now allowed by law; and that the;"

2d. That the Senate recede from its amendment whereby the word "each" was inserted after the word "prison," in 3d line;

3d. That the House do concur in the Senate amendment in the 4th line, whereby the word "two" was stricken out, and the word "one" inserted in lieu thereof;

4th. That the Senate recede from its amendment in the 5th line, whereby the words "and fifty," were stricken out, so that the section, as amended, shall read as follows:

"That for the year commencing Dec. 1st, 1864, and for the year commencing Dec. 1st, 1865, the clerk and chaplain of the prison shall each be paid the sum of fifty dollars, each year, in addition to the salary now allowed by law, and that the deputy keeper shall be entitled to be paid the sum of one hundred dollars each year, in addition to the salary now allowed by law, and that the assistant keepers shall be paid the sum of one hundred and fifty dollars each, in addition to the salary now allowed by law."

All of which is respectfully submitted.

J. J. WOODMAN,

Chairman of House Committee.

Report accepted and committee discharged.

Mr. Brockway moved that the House concur in the recommendations of the committee;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Keeler,	Mr. L. Smith,
len, Kenny,	Stewart,
Landon,	Swift,
7. Lapham,	Thayer,
, Lewis,	Thomas,
Look,	Tupper,
Mallary,	Utley,
Maxwell,	Van Vleet,
McKay,	Warner,
Mickley,	Wendell,
Monroe,	Wilcox,
Morton,	Willits,
Nowland,	Williams,
Packard,	Winsor,
Phillips,	Woodman,
Rowe,	Woodruff,
Sanderson,	Woodward,
Schars,	Woodworth,
Seymour,	Yawkey,
ward, Slocum,	Speaker,

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NAYS.

Mr. J. H. Jones,	Mr. Pitts,
ward, May,	Runyan,

6

ot committee on game:

committee on game, to whom was referred a bill,

prevent the killing of muskrats, during certain
e year, in the counties of Saginaw and Bay,

y report that they have had the same under con-
d have directed me to report the same back to
thout amendment, and recommend that it do pass,
e discharged from the further consideration of the

SAM'L. W. YAWKEY, Chairman.

pted and committee discharged.

s ordered printed, referred to the committee of
d placed on the general order.

committee appointed in compliance with the fol-
tion of the House:

Resolved, That a committee of three be appointed by the Speaker, whose duty it shall be to examine the bills and resolutions upon the general order, and to report to the House such as may, in their estimation, be placed on the order of third reading,

Respectfully report that they have examined the bills and joint resolutions on the general order, and have instructed their chairman to recommend that the committee of the whole be discharged from the further consideration of the following bills and joint resolutions, and that they be placed on the order of third reading:

House bill No. 159, being

A bill to legalize the action of the annual school meetings of school district No. 1, of Portage township, in Houghton county, for the years 1863 and 1864;

House bill No. 151, being

A bill to limit the time in which returns may be commenced upon judgments of courts of record;

House bill No. 164, being

A bill to authorize the Monroe and Flat Rock plank road company to vacate and abandon a portion of their road;

House bill No. 163, being

A bill to amend an act to incorporate the city of Pontiac, approved March 15, 1861, and to add certain sections thereto;

House bill No. 140, being

A bill granting the board of supervisors in the several counties of this State authority to enact laws prohibiting animals from running at large in the public highways;

House bill No 169, being

A bill to detach certain territory from the county of Grand Traverse, and attach the same to the county of Antrim;

House bill No. 170, being

A bill to provide for the sale of certain swamp lands, licensed under act No. 229, of the session laws of 1859, and acts amendatory thereto;

House joint resolution No. 27, being

Joint resolution asking Congress for a donation of lands for the construction of a telegraph line from some point on the Saginaw river to the Sault Ste. Marie, in the State of Michigan;

House joint resolution No. 26, being

Joint resolution for the location and establishment of a naval station and dock-yard within the State of Michigan;

House joint resolution No. 28, being

Joint resolution to authorize the Commissioner of the State Land Office to deed certain lands to Maria E. Linneman;

House bill No. 187, being

A bill to amend section two of an act entitled "an act to authorize the formation of corporations for mining, smelting or manufacturing iron, copper, mineral coal, silver or other ores or minerals, and for other manufacturing purposes," approved February 5th, 1853, being section 1800 of the compiled laws;

Senate joint resolution No. 6, being

A joint resolution asking the government of the United States for an appropriation of money for the improvement of the channel of Muskegon harbor, in the State of Michigan;

House bill No. 175, being

A bill to protect the owners of sheep from damage done by dogs;

House bill No. 178, being

A bill to authorize school district No. 1, of the township of Portsmouth, in the county of Bay, to issue bonds;

Senate bill No. 39, being

A bill to provide for the incorporation of associations for the encouragement of the fine arts;

House bill No. 181, being

A bill to provide for the incorporation of Presbyterian Churches;

House bill No. 189, being

A bill to repeal sections 23 and 24, of chapter 68 of the compiled laws, relating to churches and religious societies;

House joint resolution No. 30, being

Resolved, That a committee of three be appointed by the Speaker, whose duty it shall be to examine the bills and resolutions upon the general order, and to report to the House such as may, in their estimation, be placed on the order of third reading,

Respectfully report that they have examined the bills and joint resolutions on the general order, and have instructed their chairman to recommend that the committee of the whole be discharged from the further consideration of the following bills and joint resolutions, and that they be placed on the order of third reading:

House bill No. 159, being

A bill to legalize the action of the annual school meetings of school district No. 1, of Portage township, in Houghton county, for the years 1863 and 1864;

House bill No. 151, being

A bill to limit the time in which returns may be commenced upon judgments of courts of record;

House bill No. 164, being

A bill to authorize the Monroe and Flat Rock plank road company to vacate and abandon a portion of their road;

House bill No. 168, being

A bill to amend an act to incorporate the city of Pontiac, approved March 15, 1861, and to add certain sections thereto;

House bill No. 140, being

A bill granting the board of supervisors in the several counties of this State authority to enact laws prohibiting animals from running at large in the public highways;

House bill No 169, being

A bill to detach certain territory from the county of Grand Traverse, and attach the same to the county of Antrim;

House bill No. 170, being

A bill to provide for the sale of certain swamp lands, licensed under act No. 229, of the session laws of 1859, and acts amendatory thereto;

House joint resolution No. 27, being

Joint resolution asking Congress for a donation of lands for the construction of a telegraph line from some point on the Saginaw river to the Sault Ste. Marie, in the State of Michigan;

House joint resolution No. 26, being

Joint resolution for the location and establishment of a naval station and dock-yard within the State of Michigan;

House joint resolution No. 28, being

Joint resolution to authorize the Commissioner of the State Land Office to deed certain lands to Maria E. Linneman;

House bill No. 187, being

A bill to amend section two of an act entitled "an act to authorize the formation of corporations for mining, smelting or manufacturing iron, copper, mineral coal, silver or other ores or minerals, and for other manufacturing purposes," approved February 5th, 1853, being section 1800 of the compiled laws;

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House bill No. 178, being

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Senate bill No. 39, being

A bill to provide for the incorporation of associations for the encouragement of the fine arts;

House bill No. 181, being

A bill to provide for the incorporation of Presbyterian Churches;

House bill No. 189, being

A bill to repeal sections 23 and 24, of chapter 68 of the compiled laws, relating to churches and religious societies;

House joint resolution No. 30, being

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Respectfully report that they have examined the bills and joint resolutions on the general order, and have instructed their chairman to recommend that the committee of the whole be discharged from the further consideration of the following bills and joint resolutions, and that they be placed on the order of third reading:

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A bill to limit the time in which returns may be commenced upon judgments of courts of record;

House bill No. 164, being

A bill to authorize the Monroe and Flat Rock plank road company to vacate and abandon a portion of their road;

House bill No. 168, being

A bill to amend an act to incorporate the city of Pontiac, approved March 15, 1861, and to add certain sections thereto;

House bill No. 140, being

A bill granting the board of supervisors in the several counties of this State authority to enact laws prohibiting animals from running at large in the public highways;

House bill No 169, being

A bill to detach certain territory from the county of Grand Traverse, and attach the same to the county of Antrim;

House bill No. 170, being

A bill to provide for the sale of certain swamp lands, licensed under act No. 229, of the session laws of 1859, and acts amendatory thereto;

House joint resolution No. 27, being

Joint resolution asking Congress for a donation of lands for the construction of a telegraph line from some point on the Saginaw river to the Sault Ste. Marie, in the State of Michigan;

House joint resolution No. 26, being

Joint resolution for the location and establishment of a naval station and dock-yard within the State of Michigan;

House joint resolution No. 28, being

Joint resolution to authorize the Commissioner of the State Land Office to deed certain lands to Maria E. Linneman;

House bill No. 187, being

A bill to amend section two of an act entitled "an act to authorize the formation of corporations for mining, smelting or manufacturing iron, copper, mineral coal, silver or other ores or minerals, and for other manufacturing purposes," approved February 5th, 1853, being section 1800 of the compiled laws;

Senate joint resolution No. 6, being

A joint resolution asking the government of the United States for an appropriation of money for the improvement of the channel of Muskegon harbor, in the State of Michigan;

House bill No. 175, being

A bill to protect the owners of sheep from damage done by dogs;

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Senate bill No. 39, being

A bill to provide for the incorporation of associations for the encouragement of the fine arts;

House bill No. 181, being

A bill to provide for the incorporation of Presbyterian Churches;

House bill No. 189, being

A bill to repeal sections 23 and 24, of chapter 68 of the compiled laws, relating to churches and religious societies;

House joint resolution No. 30, being

Joint resolution relative to the settlement of a claim of the heirs of Edward D. Ellis;

House bill No. 190, being

A bill to amend section 34, of chapter 90, of the compiled laws, relating to real estate;

House bill No. 191, being

A bill to change the name of George Washington Merrill;

Senate bill No. 44, being

A bill to amend section four of an act entitled "an act to provide for the preservation of the Muskegon river improvement, and to authorize tolls for the same," approved March 16, 1861;

Senate bill No. 69, being

A bill to abolish the office of district attorney in the Upper Peninsula;

House joint resolution No. 25, being

Joint resolution asking the Government of the United States for an appropriation of money for the improvement of the harbor of White river, in Muskegon county, and also for the building of a light house at the same place;

House bill No. 198, being

A bill to attach certain territory to the township of Arenac, in the county of Bay, and organize the township of Fraser;

House bill No. 199, being

A bill to change the time of holding the election of Prosecuting Attorney in the Upper Peninsula;

House bill No. 203, being

A bill to distribute the amounts received for the tax upon dogs, for the year 1864, among the several school districts, where the same was collected;

House bill No. 193, being

A bill to amend section 24, of act No. 164, of the session laws of 1859, as amended by act No. 120, of the session laws of 1861;

House bill No. 197, being

A bill to change the name of Edgar O. Yates to Edgar O. Dibble;

No. 219, being
 change the name of the village of Pine River, in
 Gratiot, to St. Louis;
 No. 212, being
 authorize Elias Cowles to drop a "w," so that his
 ad "Coles;"
 No. 217, being
 provide for assessing property in certain cases, any
 the first days of May and October, in each year,
 ore speedy collection of taxes in certain cases;
 No. 207, being
 rizing the purchase of certain lands for the State
 l, and appropriating money therefor;
 No. 205, being
 end section 2, of act No. 136, of the laws of 1863,
 authorize the Auditor General to refund money
 and on tax sales, in certain cases," approved

M. D. HOWARD, *Chairman.*

ep. ted.
 of Mr. Utley,
 mendations of the committee were concurred in.

MESSAGE FROM THE GOVERNOR.

er announced the following:

EXECUTIVE OFFICE,
 Lansing, March 4, 1865. }

of Representatives:

his day approved, signed and deposited in the office
 retary of State, the following, viz:

to amend act No. 61, of the session laws of 1863, en-
 act to authorize the building of a bridge across the
 nee river, and to appropriate six sections of swamp lands
 county of Menominee, for the purpose of building the

st to amend an act entitled an act to amend "an act-

entitled an act to revise the charter of the city of Grand Rapids," approved February 10, 1859, and further to amend "an act entitled an act to revise the charter of the city of Grand Rapids;"

Also,

An act to amend an act entitled an act to amend an act to amend an act to prevent fishing with seines and every kind of nets in certain counties in the State of Michigan, approved March 16, 1861;

Also,

An act to consolidate the townships of Oceana and Dalton, in Muskegon county, and to create three townships from the territory thereof;

Also,

An act to change the name of the First Congregational Society, of Medina, to the First Presbyterian Society, of Medina.

HENRY H. CRAPO.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 6, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House manuscript bill, entitled

A bill to revise the charter of the city of Lansing;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 4, 1865. }

The Speaker of the House of Representatives:

I am instructed by the Senate to return to the House
the following bill:

House bill No. 35, entitled

A bill to amend an act entitled "An act to revise and amend
the charter of the city of Saginaw," approved February 5,

to inform the House that the Senate has made the fol-
lowing amendments thereto:

Section 1, line 2, after the word "fifty," by striking
out the word "and;"

By inserting after the word "fifty-one," the words "and

adding at the end of section 6 the following:

Who shall also be elected in said city at the next charter
election therein, and every third year thereafter, one as-
sessor shall hold his office for three years, and until his
term shall be elected and qualified;"

Section 11 as follows:

Strike out the words "thirty-five hundred," and in-
stead of "five hundred;"

Section 13, line 2, by striking out the word
"twenty" in lieu thereof;

Section 38 as follows:

Strike out the words "mayor, alderman," and insert
in line 3, insert between the words "for" and
"and" the following: "except mayor and alderman." In line
4, strike out the word "five," and insert "four;"

Section 47 as follows:

Between the words "then" and "shall," insert the
words "and the assessor of the city;"

Section 48 as follows:

Strike out the words "each ward," and insert "the

city." In line one, strike out "supervisory" and insert "assessor" in lieu thereof;

Also, amend section 49 as follows:

In line 1, strike out "supervisor," and insert "assessor;" same line, strike out "their," and insert "his." In lines 1 and 2, strike out the following: "while acting as assessors in their respective wards," and insert in lieu thereof, "in taking the assessment of taxable property in said city;" also, erase the word "each," in line 2;

Also, amend section 51, by striking out in line 1, the word "each supervisor," and insert "the assessor." In line 2, strike out the following: "their respective wards," and insert "said city." In line 4, strike out "they," and insert "he;" in line 6, strike out "they," and insert "he;" also, in line 6 strike out "within their respective wards." In line 8, strike out "supervisor," and insert in lieu thereof, "assessor." In line 10, strike out the letter "s" from "rolls." In line 14, strike out "supervisor," and insert "assessor."

Also, by adding to said bill the following section:

"Sec. 54. For the collection of all such taxes, the city treasurer or other person appointed to collect the same, shall be entitled to receive such per centage as shall be prescribed by the common council, by ordinance, not exceeding four per centum upon the sum to be collected, which sum shall be added in the computation of the taxes on said tax roll of the respective wards of said city: *Provided*, On all taxes paid during the first fifteen days after said tax roll shall be delivered to said treasurer, or appointee, there shall be deducted all collection fees over one per cent., which one per cent. shall be all the compensation said treasurer or appointee shall receive for collecting said taxes so paid, and the treasurer or appointee shall remain in his office and receive such taxes during ordinary business hours for the fifteen days above specified, and shall publish the time and place where such taxes can be paid for two weeks from the time of receiving said tax roll, in some newspaper published in said city, and by posting notices;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,
THOS. H. GLENN,
Secretary of the Senate.

Mr. Yawkey moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. J. H. Jones,	Mr. Seymour,
G. W. Allen,	Keeler,	Slocum,
Bartow,	Kenny,	L. Smith,
Beach,	Landon,	Stewart,
Brockway,	Lapham,	Swift,
Camburn,	Lewis,	Thayer,
Carleton,	Look,	Thomas,
Cobb,	Mallery,	Tupper,
Copley,	Maxwell,	Utley,
Dort,	May,	Van Vleet,
Dunlap,	Mickley,	Warner,
Dussean,	Monroe,	Wendell,
Fellows,	Morton,	Wilcox,
Fisher,	Nixon,	Willits,
Forbes,	Nowland,	Williams,
Graham,	Packard,	Winsor,
Green,	Phillips,	Woodman,
Hawley,	Pitts,	Woodruff,
Haynes,	Rowe,	Woodward,
Hasen,	Runyan,	Woodworth,
M. D. Howard,	Sanderson,	Yawkey,
Jewell,	Schars,	Speaker, 66

NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 6, 1865.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 57, entitled

A bill to enlarge the boundaries of the township of Vassar, in the county of Tuscola,

Which the Senate has amended by adding the following proviso at the end of section 1:

“Provided, That the said detached territory shall still be deemed a part of the township of Tuscola for the purpose of filling the quota of said township under the call of the President for volunteers made in December, A. D. 1864; and for the further purpose of paying all bounties heretofore pledged by said township to volunteers and remaining unpaid; and to these ends said territory shall be liable precisely as it would have been, had this act not passed;”

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Lewis moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Brookway,
Camburn,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,

Mr. Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Look,
Mallery,
Maxwell,
May,
Mickley,
Monroe,
Morton,

Mr. Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,

Fisher,
Forbes,
Graham,
Green,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,

Nixon,
Nowland,
Packard,
Phillips,
Pitts,
Rowe,
Runyan,
Sandersen,
Schars,
Seymour,

Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

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NAYS.

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Mr. Lewis moved that the bill be ordered to take immediate effect;

Which motion prevailed, two-thirds all the members elect voting therefor.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 6, 1865.

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following:

1. Senate bill No. 107, entitled

A bill supplementary to an act entitled "an act to authorize the formation of corporations for mining, smelting, or manufacturing iron, copper, mineral coal, silver, or other ores or minerals," approved February 5, 1858;

2. Senate bill No. 109, entitled

A bill to amend an act entitled an act to amend an act entitled "an act to incorporate the village of St. Joseph," approved February 11, 1859;

3. Senate bill No. 110, entitled,

A bill to enable the several townships, cities and villages of the counties of Clinton, Shiawassee, Saginaw and Bay, to aid in the construction of the Jackson, Lansing and Saginaw Railroad;

4. Senate bill No. 114, entitled

A bill to authorize the Schoolcraft and Three Rivers railroad

company to purchase and use the railroad rights, franchises and privileges of the St. Joseph Valley railroad company;

5. Senate bill No. 119, entitled

A bill to authorize the township of Clinton, county of Macomb, to raise money to reimburse and pay Thomas L. Sackett, of said town, moneys advanced on subscriptions made by citizens of said town, to pay bounties to volunteers under the call of the President, made July 18, 1864;

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on agriculture and manufactures.

The second named bill was read a first and second time by its title, and referred to the committee on banks and incorporations.

The third and fourth named bills were read a first and second time by their titles, and referred to the committee on internal improvements.

The fifth named bill was read a first and second time by its title, and referred to the committee on war bounties.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 6, 1865. }

To the Speaker of the House of Representatives :

SIR—I am instructed by the Senate to transmit to the House the following bills:

1. Senate bill No. 95, entitled

A bill to authorize the Lapeer and Port Huron plank road company to discontinue a portion of their road, and for other purposes;

Bill No. 104, entitled

to read an act entitled an act to incorporate the Port
Michigan Railroad Company, approved Janu-
and the act amendatory thereto, approved Febru-

Bill No. 112, entitled

and sections 1, 6, 12 and 15, of act No. 262, of
of 1859, entitled an act for the incorporation
companies, and defining their powers and duties,
January 15, 1859;

Bill No. 116, entitled

and sections 5866 and 5867, of the compiled laws,
houses for purposes of prostitution or

Passed the Senate by a majority vote of all the
and in which the concurrence of the House is
ked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Second and third named bills were read a first and
by their titles, and referred to the committee on
incorporations.

A named bill was read a first and second time by
and referred to the committee on the judiciary.

He also announced the following:

SENATE CHAMBER,
Lansing, March 6, 1865. }

Speaker of the House of Representatives:

He instructed by the Senate to transmit to the House
a joint resolution:

Joint resolution No. 17, entitled

resolution relative to compiling and printing the sev-
ical reports of this State;

as passed the Senate by a majority vote of all the

Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolution was read a first and second time by its title, and referred to the committee on geological survey.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 6, 1865. }

To the Speaker of the House of Representatives:

Senate joint resolution No. 16, entitled

SIR—I am instructed by the Senate to transmit to the House the following joint resolutions:

Joint resolution in relation to the claim of William K. Hayes;

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolution was read a first and second time by its title, and referred to the committee on ways and means.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 6, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 113, entitled

A bill to legalize the tax roll of the village of Lowell, in the county of Kent, for the years 1862, 1863 and 1864;

2. House bill No. 124, entitled

A bill to enlarge the boundaries of the village of Dowagiac, in the county of Cass, and fractional school district number

of the town of Silver Creek, and to increase the powers
 the trustees of said district;
 House bill No. 125, entitled
 bill to authorize the legal voters of the village of Mem-
 in the counties of Macomb and St. Clair, to organize under
 general law for the incorporation of villages, and to estab-
 the boundaries thereof;
 the passage of which the Senate has concurred by a ma-
 vote of all the Senators elect, and has ordered the same
 to immediate effect by a vote of two-thirds of all the
 elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Several bills were referred to the committee on
 and enrollment, for enrollment.

also announced the following:

SENATE CHAMBER,
 Lansing, March 6, 1865. }

of the House of Representatives:

Instructed by the Senate to return to the House
 bill:

No. 142, entitled

amend an act entitled an act to re-incorporate the
 Buchanan, and to repeal all inconsistent acts and
 s, approved March 7. 1863,

the Senate has amended as follows:

tion 1, line 1, by striking out the words "said act,"
 ing in lieu thereof the following words and figures:
 ven of an act to re-incorporate the village of Bu-
 d to repeal all inconsistent acts and parts of acts,
 March 7th, 1863;"

tion 1, line 15, by inserting after the word "liquors,"
 "contrary to law;"

section 1, line 35, by striking out all before the word
 in said line, and inserting in lieu thereof the following

words: "the removal of the dead from any burying ground, and to order the use of, for burial purposes of;"

4. In section 1, line 43, by inserting after the word "construct," the words "loan or purchase;"

5. In section 1, line 71, by striking out the words "by the law itself," and inserting in lieu thereof the words "in and by such rules, regulations and by-laws;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. M. D. Howard moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Beach,
Brockway,
Camburn,
Carleton,
Gobb,
Copley,
Fellows,
Fisher,
Forbes,
Graham,
Green,
Hawley,
Hazen,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,

Mr. Kenny,
Landon,
Lapham,
Lewis,
Look,
Mallory,
May,
Mickley,
Monroe,
Morton,
Nixon,
Nowland,
Packard,
Phillips,
Pitts,
Rowe,
Runyan,
Sanderson,
Schars,
Seymour,
Shier,

Mr. Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Wainer,
Wendell,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

68

NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. Cobb offered the following:

Resolved, That the remarks of the Hon. E. G. Morton, on the subject of the State Deaf, Dumb and Blind, and Insane Asylums, in committee of the whole, on the 4th inst., be printed on the Journal of this House, and also, that 2,000 copies thereof be printed in pamphlet form, for the use of the House, in order to disseminate the statistical and other information therein contained, of the greatest importance to all classes of society, may be disseminated throughout all sections of the State; and the same was adopted.

Following are the remarks of Mr. Morton:

MR. MORTON: The Asylums in Michigan have more than their share to the favorable consideration of the Legislature. Their inmates, while living in the world, are shut out from all opportunities, like those who throng these Halls of our State, to claim their rights and public property, in their eagerness for their own world of their own. The dumb are mute. The deaf do not hear, and are scarcely heard, for they do not see their way to this capitol in the wilderness, with shattered minds, are too absorbed in their imaginations, startling fancies and horrid delusions, to care for our aid and protection. No, sir, interested lobbies here to present their claims, they should never need them. And yet it is in language that moves the soul in their behalf that the man who opened the eyes of the blind, caused the deaf to hear, and cast out the evil spirits. And if the deaf and blind challenge our sympathy and aid, how much more should we give them, if they do, the insane have even more pressing claims upon us. If they are not deaf, the world may be frightful discord to them, and the

sound of a friendly voice may startle them with alarm. If they are not dumb, their speech is not the speech of sanity. If they are not blind, they see not with a sane vision. The glorious sun-light of Heaven is often delusion to them, and the most pleasing sights may be to them alarming spectres.

Indeed, sir, the insane are deaf, and dumb and blind, while they hear, and speak and see—for reason is dethroned. The mind, the soul, the God-like and God-given monarch to direct and govern man in this world of life, is wrecked, and like wrecks on the great deep without chart, compass or rudder, is driven, now in frantic madness, as if by a furious tornado, and now mute and calm, while wrapt in visions and fancies as unreal as the whims of delirium.

Insanity, sir, deranges the mind as volcanic forces do the geological strata of the earth, into a confused mass of ruins; and as the mind is more important than the body, so the calamity which impairs or destroys it, is greater than that which affects or destroys merely the sense of hearing and seeing, and the power of speech.

And now, while war and suffering are adding fearfully to the number of the insane, as legislators we should prepare a home for their care and protection. This is peculiarly necessary in *their* case, if a cure is to be effected, as it is well known that restoration to reason—to real life and happiness—seldom occurs unless immediate relief is afforded. Their case then is the more pressing, and is of that peculiar nature which forbids delay, or a parsimony that can with more justice be applied in providing for many other State institutions.

And now, sir, a few words in regard to the Asylum for the Insane, its capacity, situation and wants; and the duty of supervisors, or other local authorities, who have the insane at their disposal.

The Asylum at this time contains some 180 patients, which is some fifty more than its rated capacity; and about twenty applications for admission are made every month. Such

show us, at once, the necessity of enlarging the institution by the construction of the north wing, for which the application is now asked, and which is absolutely necessary. It is to be completed, and the entire building will immediately be filled to its full capacity; and even then we should be obliged to erect another addition or building for those who are hopelessly insane, as all the patients will be best cared for by so doing, while not only their interests, but the interests of the State will demand it. With the north wing added, the building will be some 1,000 feet long. In its present magnitude, many persons imagine that it affords accommodations for a large number of patients. They do not understand that it is necessarily divided into eight wards for males, and eight for females, and thus for different degrees of insanity; and that it is, indeed, when a class is filled, to successfully treat a case, to send that class in another class or ward. A fact, which is not understood by persons applying for the admission of patients, would save the institution from much unjust censure. The design is, in time, to make it a self-sustaining institution. This might be done if the indigent were excluded to make room for more patients. But this would be against the humane policy of the State, as the wealthy have the means of access to the Asylum, while in our State Asylum the poor have to pay at about one-third the expense which applicants from other means would cheerfully give for admission.

Sir, in regard to the policy of county authorities in the care of the insane. In some counties they have to send them from the Asylum as long as possible, even when they have a room for their reception, to prevent them from becoming a county charge, as they do become when placed in the Asylum. Now, what is the result? They are retained, in many cases, until they become hopelessly insane, and then, when there is little or no hope of recovery, they are sent to the Asylum to become a permanent charge upon their coun-

ties, when, had they been promptly provided for in the Asylum, a cure would have been almost certain, and the tax on the counties much less. It is, therefore, a short-sighted policy, even in a pecuniary point of view, to neglect the insane a moment after insanity commences; and, to take no higher view of the subject, it will be short-sighted policy for this great State to withhold the necessary appropriation for enlarging the institution and its usefulness in the future. To vote it we shall save hundreds of the unfortunate to society, and the people from permanent taxation for their support. Wayne county, it is said, formerly pursued this policy, and retained her insane from the Asylum, much to her regret and detriment, as subsequent events demonstrated.

The history of asylums for the insane in this country, including our own at Kalamazoo, shows the encouraging fact that eighty to ninety out of every one hundred new cases, may be successfully treated and cured, if promptly attended to, while only twenty to twenty-five in a hundred are cured after unreasonable delay, and seldom, if ever cured, after the cases become chronic. These facts should be known throughout the State, that our authorities may act more intelligently and humanely in the future; and when known, the tax-payers of Michigan, instead of condemning us for making this appropriation, will condemn us if we withhold it.

There are periods in the history of our lives when we meet duties which require higher views and motives than the consideration of dollars, dimes and cents they involve. The case before us is of this character. Justice and humanity require us to meet it like men. It is our duty to sustain liberally all of our humane institutions, and more especially the Asylum for the Insane. It is a State institution. It belongs to the people. As legislators we should watch and guard this Asylum and its inmates, as a father cares for his home and family. To do so is to discharge a duty to our common humanity. An appropriation to sustain it is an appropriation to Almighty God. It is laying up treasures in Heaven.

Mr. Brockway offered the following:

Resolved, That hereafter during this session, no member of the House shall, either in the House or in committee of the whole, speak more than once until all who desire to do so have spoken, nor more than twice upon the same question, nor more than five minutes at one time, without the consent of the House, and the vote for such permission shall be taken without debate;

Which was adopted.

Mr. Hawley moved to discharge the committee of the whole from the further consideration of Senate joint resolution No. 1, entitled

A resolution relative to the payment to the American Paper Company, of the value of certain coupons lost by them; which motion prevailed.

A motion of Mr. Hawley, for a joint resolution was placed on the order of third reading.

Mr. Smith moved to take from the table House bill No. 1, entitled

An act to encourage the erection and support of water power factories;

which motion prevailed.

Mr. Smith then moved to amend the bill by adding thereto a section, to stand as section 12, as follows:

"The provisions of this act shall not apply to any land in this State lying south of range No. 8 north, nor to any land of the State lying east of Saginaw county, and east of Saginaw Bay;"

to be added by Mr. Yawkey;

which motion of Mr. Morton,

was referred to the committee on State affairs.

Mr. Yawkey offered the following:

That there be printed for the use of the members of this House, five thousand copies of the report of the committee on salines;

Mr. Hazen moved to amend the resolution by striking out "5,000," and inserting "2,000" in lieu thereof;

Which was not agreed to.

On motion of Mr. Brockway,

The resolution was laid on the table.

Mr. Brockway offered the following:

Resolved, That the select committee appointed to consider and report upon bills on the general order, be discharged from the further consideration of the subject;

Which was adopted.

By unanimous consent, the committee on military affairs submitted the following report:

The committee on military affairs, to whom was referred Senate bill No. 100, being

A bill to amend an act entitled "an act for the re-organization of the military forces of the State of Michigan," approved January 18, 1863,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. J. WOODMAN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Woodman,

The bill was made the special order of the day, in connection with Senate bill No. 58.

Mr. Winsor moved to discharge the committee of the whole from the further consideration of House bill No. 250, entitled:

A bill to lay out and construct a State road to be known as the Huron City and Bad Ax State Road;

Also, House bill No. 227, being

A bill to provide for the drainage and reclamation of swamp lands by means of a road, to be known as the Fort Hope and Wild Fowl Bay State road;

Which motion prevailed.

On motion of Mr. Winsor,
The bills were placed on the order of third reading.
The House having arrived at the order of

THIRD READING OF BILLS AND RESOLUTIONS.
On motion of Mr. Brockway,
The order was passed over for the day.

SPECIAL ORDER,

On the consideration of the following entitled bills:

Bill No. 58, entitled
Military amend an act entitled an act for the re-organization
of 1862; forces of the State of Michigan," approved Jan-

Bill No. 100, entitled
Military amend an act entitled "an act for the reorganiza-
of 1862; tary forces of the State of Michigan," approved

Mr. Hazen,
at into committee of the whole, on the special

th in the chair.

me spent therein, the committee rose, and
rman, made the following report:

ee of the whole have had under considera-
g entitled bill:

o. 58, entitled
nd an act entitled "an act for the re-organiza-
tary forces of the State of Michigan," approved
62;

d their chairman to report the bill back to the
commend that it do not pass, and ask to be dis-
the further consideration thereof.

tee have also directed me to report back to the
e bill No. 100, entitled

amend an act entitled "an act for the reorganiza-

tion of the military forces of the State of Michigan," approved January 18, 1862,

And ask to be discharged from its further consideration.

JOHN D. WOODWORTH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. J. H. Jones,

The first named bill was laid on the table.

On motion of Mr. Woodman,

The second named bill was placed on the order of third reading.

On motion of Mr. Hawley,

The House took a recess until this afternoon at 2 o'clock.

AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

GENERAL ORDER.

On motion of Mr. Woodman,

The House went into committee of the whole, on the general order,

Mr. Brockway in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 144, entitled

A bill to amend section 6, of an act entitled an act to amend sections 3, 4, 6 and 12, of an act entitled an act authorizing the commissioners of highways of townships to establish water courses and locate ditches, in certain cases, approved February 18, 1859, and the act amendatory thereto, approved the 16th day of March, A. D. 1861;

2. House bill No. 161, entitled

A bill to amend act No. 262, of the session laws of 1859, approved Feb. 15, 1859;

House bill No. 166, entitled
to provide for the construction of certain drains or
in the county of St. Clair, and making an appropriation
to lands to aid in the construction of the same;

House bill No. 171, entitled
to provide for the drainage and reclamation of swamp
means of a State road and ditches, from Nunica,
county, to Muskegon, in Muskegon county, to be
the Nunica and Muskegon State road;

House manuscript bill, entitled
to amend act 161, session laws of 1868, to provide for
y counties, of the families of volunteers mustered
into the military service of the United States,
State, approved March 19, 1868, by adding thereto

House bill No. 188, entitled
to provide for the improvement of that portion of the
City and Clinton State road, which lies be-
tween and Midland City;

House bill No. 186, entitled
to amend an act entitled an act to amend section 4 of
an act to provide for the drainage and reclama-
tion of lands, in township 6 north, of range 14 and 15
the township of Holland in the improvement of
the mouth of North Black River, in said town-
ship, January 29, 1868;

House bill No. 182, entitled
to amend section 3, of chapter 47, of the compiled laws,
relating to goods and stray beasts, and to add to the end of
chapter a new section;

House bill No. 73, entitled
to amend sections 29, 34 and 41, of chapter 152, of the
compiled laws, relative to actions of replevin;

House bill No. 177, entitled
to provide for the improvement of White River, in
township 1 north, of range 17 west, in Muskegon county;

11. House bill No. 173, entitled

A bill to amend section six of an act entitled an act supplementary to an act to amend an act entitled an act to authorize the formation of corporations for mining, smelting or manufacturing purposes, approved February 6th, 1855;

12. House bill No. 179, entitled

A bill to enable the holders of land within this State to perpetuate testimony relative thereto;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

13. House bill No. 145, entitled

A bill to provide for vacating incorporated villages in certain cases;

14. House bill No. 185, entitled

A bill to provide for the laying out and constructing a State road from the head of White Lake, in Muskegon county, to Big Rapids, in Mecosta county;

15. House bill No. 183, entitled

A bill to provide for the drainage and reclamation of swamp lands by means of a road, to be known as the further extension of the Mineral Range State road, in the county of Ontonagon, and to provide for the construction of the same;

16. House bill No. 184, entitled

A bill to provide for the laying out and establishing a State road, from the head of White Lake, in Muskegon county, to Corbin's Mills, in Oceana county;

17. Senate bill No. 45, entitled

A bill making appropriations to meet the current expenses of the Reform School for the years 1865 and 1866;

18. Senate bill No. 56, entitled

A bill making appropriations for the soldiers' relief fund;

Have made sundry amendments thereto, and have directed

Chairman to report the same back to the House, asking
consequence therein, and recommend their passage.

Committee of the whole have also had under considera-
following entitled bill:

Senate bill No. 53, entitled

to provide for the appointment of guardians for married
in certain cases;

stricken out all after the enacting clause thereof, and
directed their chairman to report that fact to the House,
concurrence therein.

W. H. BROCKWAY, *Chairman*.

Accepted and committee discharged.

Report of Mr. M. D. Howard,

concurring in the amendments made to the thir-
teenth, fifteenth, sixteenth, seventeenth and eigh-
teenth bills, *in gross*, and the first eighteen named bills
laid on the order of third reading.

Report of Mr. Hazen,

concurring in the action of the committee in stri-
king out after the enacting clause of the last named bill.

Report of Mr. Maxwell,

striking clause was laid on the table.

Mr. Brockway, by unanimous consent, moved to reconsider the

action of the House passed Senate bill No. 85, entitled

to authorize the several townships, cities and villages

of Ingham, Eaton, Barry, Allegan, Van Buren

to loan money, pledge their credit, or raise money

for the construction of a railroad from the city of

the village of St. Joseph;

motion prevailed.

Report of Mr. Graham,

laid on the table.

Moved that the House adjourn;

motion did not prevail.

Mr. Brockway,

ordered a recess until this evening at 7 o'clock.

EVENING SESSION.

7 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

GENERAL ORDER.

On motion of Mr. Cobb,

The House went into committee of the whole, on the general order,

Mr. Graham in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration, the following entitled bill:

Senate bill No. 26, entitled

A bill to confer an additional grant of public lands upon the Grand Rapids and Indiana Railroad Company;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

JAMES GRAHAM, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Van Vleet,

The bill was placed on the order of third reading.

On motion of Mr. J. H. Jones,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Tuesday, March 7, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Weed.

Roll called: quorum present.

Absent at roll call, without leave, Mr. Seymour.

Mr. G. W. Allen asked and obtained leave of absence for Mr. Seymour, for three days.]

PRESENTATION OF PETITIONS.

Well: petition of Dewit Denton and 108 others, tax-payers of Tyrone, Livingston county, Mich., an amendment of act No. 49, of session laws of 1864; to the committee on banks and incorporations. Manger: remonstrance of Wm. R. Stafford and 87 others, the division of Huron county; remonstrance of L. B. Warner and 21 others, for the e;

onstrance of 13 county and town officers of Huron the same purpose; which were referred to the committee on towns and

ift: remonstrance of John Weisneister, Charles W. Morsell and 362 others, citizens and tax-payers of Livingston county, against the repeal of section 8, of the Legislature of 1864, approved February 5,

onstrance of James R. Lee, Lyman Judson and 84 and tax-payers of Livingston county, for the e;

the committee on towns and counties. ton: memorial relative to the State Agricultural

of Mr. Morton, al was referred to the committee on agriculture tures, and was ordered printed in the journal. ng is the memorial:

the Senate and House of Representatives of the Michigan:

igned, citizens of Michigan, and officers of the State Agricultural Society, respectfully represent te annual meeting of the executive committee of State Agricultural Society, held at Lansing, in a preamble and resolutions were adopted, all the sent voting in favor of them, with but one ex-

ception. Those resolutions recommended that the Legislature should adopt measures by the passage of a law, and by other means, to remove the State Agricultural College to such central location as would render it more accessible to the farming community, more capable of being beneficial to the agricultural interests of the State, and more susceptible of promoting improvement and progress in agriculture, while it would be more able than it now is to develop its own powers as an agent in disseminating sound agricultural education, and thus prove within a reasonable time, a benefit to that community who have been heavily taxed for the past eight years to sustain it, without any return whatever for their liberality. We also further represent that on the 18th of February a memorial appeared on your journal, signed by a citizen of Kalamazoo, who represents that he has been a member of the State Board of Agriculture for the past four years, in which he asserts that the resolutions above referred to are but the "fancy opinions" of persons of limited opportunities for observation, and he prays that no attention may be given to the recommendations of the State Agricultural Society, but asks, meanwhile, that the Legislature may blindly and without further inquiry appropriate more largely and more liberally to sustain the Agricultural College, where it is and as it is, and thus continue to tax the people of this State, who are now overburdened, for a purpose that cannot, by any reasonable experience which has already been had, yield any beneficial returns, and is simply a questionable experiment. We, therefore, deem it proper to lay before your honorable bodies the considerations that induced the executive committee of the State Agricultural Society to unanimously adopt and submit to you the preamble and resolutions, advising a change in the location of the State Agricultural College.

1. The Agricultural College was opened in 1857, and has been in operation eight years. During that time it has cost the State an aggregate of \$168,320. Of this amount \$112,-

has been raised by direct taxation; \$70,000 has been expended in the purchase of land and the erection of buildings; education of the students who have attended has cost, during the eight years, about \$98,320, or an average for the years of 12,390, and the interest on the \$70,000 at 7 per cent., or a total of \$17,320 per year; taking the average attendance of students to be 50, which, as nearly as could be ascertained by inquiry from students and professors, seems to have been the maximum average for the past five years, and for each student per year so far has been \$346 40. enormous cost for each student must strike every citizen creating something wrong, when this College is compared with other educational institutions, and is certainly inferior that a change of some kind is requisite. The term for a student to complete a course is four years, and complete education of one student must cost the sum of \$1,385 60. As no returns have ever been reported of the State Board of Agriculture of the farm, the interest of the investment has been as likely to cover that item.

of the State Agricultural College is admitted to be an unfortunate one, not only by all the citizens of the State, but by the "citizen of Kalamazoo." It is an institution of the College that should be eradicated at the earliest possible moment, because it has such a bad success, the utility, and even the life of the present location may be considered under its effect upon the institution, and its adaptations of the agricultural interests. The location, has been a difficulty which has paralyzed the progress of the institution, and its adaptations who have been appointed to the charge of the institution where it was situated, placed the institution where it was situated, or none of the influences of improvement. It, became discouraged, and left it, to be taken over by others, who went through the same experience. It is a failure to the farming community who sought

the best sources of information in regard to progress in agriculture. It could communicate nothing to those enterprising citizens who sought it out and found it, at last, amidst the primeval forest, for it had no experience beyond their own. The students and professors, being alike annually subjected to diseases incident to new heavy timbered and undrained lands, parents became unwilling to send their sons where they could not be taken care of, and where it was difficult and expensive to reach them. Others were unwilling to place their sons where they were outside of the ameliorating influences of society. Hence, from these and from other causes incident to the management in its present location, the College has not been attended by students in numbers at all commensurate with the outlay of the State, nor is it like to be. In the discussion before the executive committee the fact was elicited that more than one or two members, with the design of sending their sons to the establishment, have made such researches and inquiry as satisfied them that, even with all the liberality of the State, the system pursued and the location was such, that they felt obliged to waive their intention, their principal objection arising from the location, or from causes that had their origin in the location, and which they were well aware, as practical agriculturists themselves, could not be remedied without a change.

The adaptation of the present location to the wants of the institution, and of general agricultural interest of the State, is likewise universally admitted to be bad. During the eight years in which the College farm has been under cultivation, at a large outlay, it has not been able to report the least progress in any one department of rural life. The experiments which have been attempted, have been nipped by untimely frosts. There is not on record, as we have reason to believe, a full sound crop of corn, one of the most important grains grown in the State, and the losses of other crops have been frequent. Another important interest is that connected with the growth of fruit. It is now an estab-

fact that not one of the finer fruits can be grown on lands belonging to the College, and consequently they not be experimented upon, nor can their culture be successfully and practically taught. No winter term has been established at the College, yet it is well known to every one of Michigan that winter management of the farm is as much importance as that of the summer and months. This lapse in the system of instruction has largely owing to the location being so far removed from farming sections of the State, and being so set in the that but few students cared to remain at the place the winter months.

general management of the College has not been to give the agricultural community any confidence in it. It is not patronized by them, however, but in the "State Board" and the faculty. The State Board and of the President, it is pre-ly been intended to afford the people "the facilities for observation," named in the memo-ries of February. The revenues of the College various items, which are supposed to be as

appropriation for its support from the State. nce of the land cultivated by the College. d of the students. of the swamp lands, and the interest derived ds created by the sale of the United States

that has been made public has yet shown to ral community what has been the amounts these sources separately, or how they have iated and expended; the cost of the crops, and l farm management, has been studiously con- that nothing is known of it, hence the general

feeling is that the Agricultural College is simply an experiment, and not an agricultural or educational institution likely to be permanently useful.

4. Owing to the location, the standard of admission to the College has been made very low, for the purpose of inducing students to resort thither. It is undoubtedly necessary to its present location to have a preparatory course, but it is well understood, from "inquiry and research," amongst the students who have been at the College, that this preparatory year is simply the tuition of the ordinary branches usually taught at district schools, and that for this so-called collegiate course, the State has really to pay the large amounts stated above.

The above are a few of the considerations upon which the recommendations of the Executive Committee of the State Agricultural Society were based; there are others connected with its management, which it is not deemed necessary to present at this time. Your honorable bodies will readily judge whether the body of men who adopted them have or have not exercised that "proper show of thought, research and thinking qualities" which seems to have deserted the "citizen of Kalamazoo" when he penned his memorial, which is simply a paraphrase of the "let us alone" apothegm, and which it was hoped had been left on the other side of Mason and Dixon's line, and would hardly, in this day and generation, be adopted by even the most inveterate of old fogies.

The officers of the Agricultural College now ask for thirty thousand dollars. Were this appropriation likely to be used to aid in placing the institution in such a position that it would be of some service in developing the agricultural resources of the State, and affording the benefits of a really sound agricultural education, to any respectable number of the community, there are none who would advise its appropriation more readily or more freely than the members of the Executive Committee, nearly every one of whom are largely interested in agriculture, and most of them practical farmers,

1846.] who have given a large share of their attention to the subject of this College, and who only reflect the general opinion of the farmers of this State when they assert that this College is neither for them nor of them. It will be seen, however, by reference to the resolutions, that it was recommended such appropriations should be made as were necessary to maintain the College in its present position, but that no further aid should be extended to it to make permanent improvements. It can be maintained where it is for ten thousand dollars per year; it is suggested that the other ten thousand forming the balance of the thirty thousand asked for, be used advantageously and most useful in removing the College to a more eligible location, and that in fact, the removal, if economically conducted, would hardly cost that sum. The sale of the present farm, and of the now occupied by the College, would furnish the funds to give it the requisite buildings, while the locality selected would unquestionably furnish the land wants of the institution. Under the present heavy taxation, it is recommended that no income be expected from the College in its present

community may well ask what is the great error in when, with each session of the Legislature, appropriations are called for to support an expenditure of Agriculture, to pay an organization of a board to keep open a College, to which hardly as students resort as usually frequent an ordinary district For in eight years the doors of this College have been open in its present location; one hundred and seventy of its dollars have been expended; changes have been made in its management from time to time, with the design of meeting the alleged wants of the community; advertisements, catalogues, programmes, and printer's ink circulated, the press has sounded its advantages

in science, and its adaptiveness in practice; the endorsement of learned officials have not been wanting, and yet its halls are not crowded with students, it is not sought, nor does it seem likely to be, while it remains where it is,—in fact, it has hardly students enough one season after another, to do more than sustain its name of school. With these facts staring every one in the face, and the cause so evidently palpable, that only those blinded by interest or prejudice cannot see it, we are told that all the people have to do is to appropriate thirty thousand dollars more, and await the opening of the Grand Trunk Railway through the State Capital, to the southern end of Lake Michigan.

The undersigned respectfully represent to your honorable bodies that the "*time is not past*," when the consideration of the question as to whether the State Agricultural College can or cannot be placed in that part of the State most favorable for its development, and most adapted for its utility, may not be brought before you and decided upon. Each year in the life of the institution so far, has shown that the locality has been the insuperable difficulty which has embarrassed the action of all its various boards of management; that the present locality prevents its development, and hinders its more general usefulness, and is likely to continue to do so during the life of the present generation, and much longer. It is therefore due to the agricultural interests that it be agitated and considered until a change be accomplished, and, that if it be necessary to change its management, that change even should be made, if it will result in rendering the institution what it is designed it shall be—an honor to the farmers of Michigan, and an institution which will eventually make some return adequate to the lavish appropriations for which the people have been so heavily taxed.

W. G. BECKWITH,

Pres. of the Mich. State Agricultural Society, Cassopolis.

R. F. JOHNSTONE,

JACKSON, February 24, 1865.

Secretary.

REPORTS OF STANDING COMMITTEES.

the committee on agriculture and manufactures:
the committee on agriculture and manufactures, to whom
referred

bill supplementary to an act entitled "an act to authorize
formation of corporations for mining, smelting, or manufac-
iron, copper, mineral coal, silver, or other ores or mine-
approved February 5, 1853,

respectfully report that they have had the same under con-
sideration, and have directed me to report the same back to the
House, without amendment, and recommend that it do pass,
and to be discharged from the further consideration of the
subject.

HARVEY HAYNES, *Acting Chairman.*

Report accepted and committee discharged.

motion of Mr. Hazen,
bill was placed on the order of third reading.

the committee on the judiciary:
committee on the judiciary, to whom was referred
all to authorize the township boards and the President
justices of villages in the Upper Peninsula to appoint in-
s of firewood;

to facilitate the taking of acknowledgments and affi-
persons in the military and naval service,
report that they have had the same under con-
sideration, and have directed me to report the same back to the
House, without amendment, and recommend that they do
pass, and to be discharged from the further considera-
subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

were ordered printed, referred to the committee
and placed on the general order.

committee on the judiciary:

committee on the judiciary, to whom was referred
S. 116, entitled

A bill to amend sections 5866 and 5867 of the compiled laws, relative to leasing houses for purposes of prostitution and gaming,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to amend section 4, of act No. 227, of the session laws of 1863, touching the limitation of actions relating to real property,

Respectfully report, that the proposed amendments would merely declare that provisions of law must be continuous in order to render the limitation available as a title or defense. That under said act possession must be continuous and uninterrupted as the law now is, and further legislation to secure that object is not necessary. I am, therefore, directed to report the same back to the House, without amendment, and recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

A. C. MAXWELL, *for the Committee.*

Report accepted and committee discharged.

On motion of Mr. Van Vleet,

The bill was laid on the table.

By the committee on ways and means:

The committee on ways and means, to whom was referred

A bill to amend chapter 17 of the compiled laws, relative to fees for collecting taxes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that

the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. G. W. Allen,

The House concurred in the amendment made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred

A bill to amend section 33, of chapter 17, being section 815 of the compiled laws, relative to the per centage for collecting expenses,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The bill was laid on the table.

By the committee on harbors:

The committee on harbors, to whom was referred

A bill to amend sections 9, 11 and 17, of an act entitled an act to amend an act entitled an act to provide for the formation of companies to construct canals or harbors, and improve the same, approved March 20, 1863,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

SAM'L W. YAWKEY, *Chairman*

Report accepted and committee discharged.

On motion of Mr. Landon,

The bill was laid on the table.

By the committee on Asylum for the Insane:

The committee on the Asylum for the Insane, to whom were referred two bills for amending an act to organize the Asylum for the Insane, and more effectually to provide for the care, maintenance and recovery of the insane, and to amend section 24 of said act, as amended by act No. 120, of session laws of 1861, and also to add two new sections thereto,

Respectfully report that they have had the same under consideration, and directed me to report a substitute, entitled

A bill to amend section 16 of an act to organize the Michigan Asylum for the Insane, and more effectually to provide for the care, maintenance and recovery of the insane; also, to amend section 24 of said act, as amended by act No. 120, of the session laws of 1861; and also, to add a new section thereto, to stand as section 44,

Embracing the provisions of both bills, and recommend that the substitute be concurred in and passed, and ask to be discharged from the further consideration of the subject.

EDWIN STEWART, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Woodman,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

[The committee on fisheries here submitted a report, which, owing to its length, is omitted, and will appear in the journal to-morrow.]

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, March 4, 1865. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State, the following, viz:

1865.]

HOUSE OF REPRESENTATIVES.

1353

An act to amend a "joint resolution for the relief of William Dingman," approved January 31, 1865;

Also, Joint-resolution for the relief of William Woodhouse and Charles W. Butler;

Also, An act to prevent the swindling of persons enlisting into the military or naval service of the United States, or of this State, to make such offenses felony, and to punish the use of ceremony to procure enlistments;

Also, An act to provide for the assessment and collection of certain taxes in the township of Dayton, Tuscola county, and to grant extension of time therefor;

Also, An act to authorize the legal voters of the village of Whitefish in the county of St. Joseph, to organize under the general laws for the incorporation of villages, and to alter the boundaries of said village;

Also, An act to authorize the township board of Holland, in the county of Ottawa, to appoint commissioners to establish a rate and charge for the use of the township, and to aid in the improvement of the Black Lake, in said county;

Also, An act appropriating certain taxes for the improvement of a road in the counties of Eaton and Ionia, and to amend act No. 231, of the session laws of 1861, and add a section thereto;

Also, An act to provide for the improvement of the navigation of the Saginaw river, and for the removal of the outer bar, at mouth thereof, and to authorize the county of Bay to loan money in aid thereof, and to authorize the county of Bay to loan money in aid thereof.

HENRY H. CRAPO.

was laid on the table.

amendatory thereto, approved Feb. 12th, 1855, and Feb. 14th, 1858;

Mr. Brockway moved to lay the motion on the table;

Which was not agreed to.

Mr. Copley's motion then prevailed.

On motion of Mr. Copley,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

Mr. Wisnor moved to take from the table the following resolution:

Resolved, That there be printed for the use of the members and officers of this house, five thousand copies of the report of the committee on salines;

Mr. Merton moved to lay the resolution on the table;

Which was not agreed to

The motion to take the resolution from the table was not agreed to.

Mr. Wilcox moved to take from the table the enacting clause of Senate bill No. 52, entitled

A bill to provide for the appointment of guardians for married women, in certain cases;

Which motion did not prevail.

Mr. Graham moved to take from the table Senate bill No. 85, being

A bill to authorize certain townships, cities and villages of the counties of Macomb, Oakland, Livingston, Ingham, Eaton, Barry, Allegan, Van Buren and Berrien, to loan money, pledge their credit, or raise money by tax, to aid in the construction of a certain railroad from the city of Lansing, to the village of St. Joseph;

Which motion prevailed.

Mr. Graham asked the unanimous consent of the House to amend the bill as follows:

Strike out, in the 5th line of section one, after the word "from," where it first occurs, the words "Ridgeway," and the words "by the way of," and the words "St. Joseph" and "New

1865.]

HOUSE OF REPRESENTATIVES.

1355

ABSTRACTS OF TITLE.

AUDITOR GENERAL'S OFFICE,
Lansing, February 22, 1865. }

Statement of the condition of the following described land,
the county of Ingham, State of Michigan, in relation to taxes
1855, as appears from the books of this office:

S w f of s w $\frac{1}{4}$, of sec. 17, T 4 n, R 1 w, s w fl $\frac{1}{4}$ (6 60-100
es)—sold to Hiram H. Smith, of Lansing, Mich., for 93 cts.;
S fr of sec. 18, T 4 n, R 1 w, (107 44-100 acres,)—n pt of s fr,
acres,)—sold to James Turner and D. L. Case, for \$7 98,
deeded clear; to G. P. Kingon, ass., Syracuse, Nov. 2, 1857; bal-

e f of s w $\frac{1}{4}$, sec. 18, T 4 n, R 1 w, s of Lansing and Howell
road; for \$3 (53 1-100 acres)—sold to John Raynor, Mason,
much of 57; deeded Nov. 14, 1857;

and n w pt, n w fl, sec. 18, T 4 n, R 1 w, and lying s of
of n H Howell plank road—paid;

of s w $\frac{1}{4}$, sec. 18, T 4 n, R 1 w, (83 17-100 acres,)
Lansing and Howell plank road—sold to Amasa B.
of 80 n, \$10 80; deeded Nov. 6, 1857, (70 acres;)

of sec. 19, T 4 n, R 1 w, (194 acres)—sold, sale void,

sec. 19, T 4 n, R 1 w, (191 12-100 acres)—sold to
85 7; Lansing, (176 6-100 acres,) for \$12 53; deeded

of e fr of n e $\frac{1}{4}$, sec. 13, T 4 n, R 2 w, (45-100
n, T Lansing and Howell plank road—sold to Joshua W.
185 8; Detroit, (134 5-100 acres,) for \$5 14; deeded Jan-

and n w piece of land, being part of sec. 13, T 4 n, R 2 w,
form by Middle Town plank road, s by Red Cedar river, e
my Jips ily owned by David Wescott, w by land owned
on, (3 acres,) not returned.

A. BUERKLE, Clerk to Auditor General.

Statement of title to s. w. fl. $\frac{1}{4}$ of sec. 19, 194 acres:

N. w. fl. $\frac{1}{4}$ of section 19, 191 12-100 ac., s. frac. of sec. 18

and s. w. fr. of s. w. $\frac{1}{4}$ of sec. 17, 107 44-100 ac., n. e. frac. of s. w. $\frac{1}{4}$ of sec. 18, lying south of Lansing and Howell plank road, 53 1-100 ac.; also so much of w. pt. of n. w. frl. $\frac{1}{4}$, and w. pt. of n. frac. of s. w. $\frac{1}{4}$ of sec. 18 as lies south of Lansing and Howell plank road, 83 17-100, all in t. 4 n. 1 w.;) also all that part of e. frac. of n. e. $\frac{1}{4}$ of section 13, 4 n. 2 w., containing 45 1-100 ac., lying south of Lansing and Howell plank road; also a triangular piece, being part of sec. 13, bounded north by Middle Town plank road, south by Cedar river, east by land formerly owned by David Wescott, and west by land owned by H. Jipson, 3 ac., 4 n. 2 w.

The above described land comprises the State Agricultural Farm, (so called.)

It was located as follows, to wit:

S. w. frl. $\frac{1}{4}$ of 19, by Philetus Burch, May 28, 1848; n. w. frl. $\frac{1}{4}$ of 19 and n. e. frac. s. w. $\frac{1}{4}$ of 18, lying south of L. and H. plank road; also so much of w. pt. of n. w. frl. $\frac{1}{4}$ and w. pt. of n. frac. of s. w. $\frac{1}{4}$ of 18 as lies s. of L. and H. plank road, by Robert G. L. De Peyster, May 26, 1836, all in t. 4 n. 1 w., and all that part of e. frac. of n. e. $\frac{1}{4}$ of 13, 4 n. 2 w., lying south of Lansing and Howell plank road, by John F. Lawrence, May 26, 1836; also a triangular piece, being part of sec. 13, bounded n. by Middle Town plank road, south by Cedar river, east by land formerly owned by D. Wescott, and west by land owned by H. Jipson, 3 ac., by Geo. W. Wright, May 6, 1836; and has been subsequently conveyed as follows, of which the following is an abstract; also s. frac. of sec. 18 and s. w. frac. of s. w. $\frac{1}{4}$ of 17, by Hiram Owen, May 6, 1836.

No. 1. Philetus Burch to Andrew T. M. Reynolds:

W. D. dated January 3, 1852, conveying s. w. frl. $\frac{1}{4}$ of sec. 19, 4 n., 1 w., recorded January 7, 1852, in liber. 11 of deeds, on page 278.

No. 2. Andrew T. M. Reynolds and wife to Porter Kibbe:

W. D. dated March 17, 1854, conveying the same as No. 1, recorded April 10, 1854, in liber. 15, page 582.

No. 3. Porter Kibbe and wife to Allen R. Burr:

W. D. dated May 27, 1854, conveying same as in No. 1, recorded Dec. 15, 1854, liber. 16, page 16.

No. 4. United States to Robert G. L. De Peyster:

Patent dated August 14, 1839, and recorded in liber. 3, page 71, November 1, 1839, conveys all the above lands located by him.

Duplicate No. 16,924, recorded in vol. 48, page 9.

No. 5. R. G. L. DePeyster and wife to Frederick DePeyster:

W. D. dated August 14, 1839, conveying n w $\frac{1}{4}$ and n frac. of w $\frac{1}{4}$ of sec. 18, and entire n $\frac{1}{2}$ of sec. 19, which was conveyed to him by letters patent bearing even date with this deed. See No. 4, with other lands recorded November 1, 1839, liber 3, page 193.

No. 6. Frederick DePeyster and wife to Allen R. Burr:

W. D. dated June 5, 1854, conveying n w frl $\frac{1}{4}$ of 19, 191 and 100ths acres, recorded December 15, 1854, liber 16, page 14. Located by Hiram Owen, May 26, 1836.)

No. 7. Hiram Owen to Joseph Miller:

D. dated September 13, 1836, conveying s. frac. of sec. 17, 1836, of s w $\frac{1}{4}$ of 17, 107 44-100 ac., recorded September 13, 1836, Liber 1, page 104.

Wilson, jr., to John Patrick, Stephen B. Patrick, Hubbard and Wilson Homer:

D. dated December 15, 1836, conveying s frac of 18 and w $\frac{1}{4}$ of 17, 107 44-100 ac., recorded May 5, 1837, Liber 243.

Same of the grantor in the body of this deed is written Miller, jr.)

rick and wife to Thomas Hubbard and Wilson Ho-

D. dated October 5, 1854, conveying undivided $\frac{1}{2}$ of same with other land. Recorded June 29, 1855, Liber 16,

Stephen B. Patrick and wife, by Joseph Miller, their to John Patrick, Thos. Hubbard, jr., and Wilson Ho-

Q. D. dated October 2, 1844, conveying same as in No. 8, recorded June 29, 1855, Liber 17 on page 268.

No. 11. Thomas Hubbard, jr., and Wilson Homer and wives, to Allen R. Burr:

W. D., dated October 24, 1854, conveying same as in No. 8, recorded May 19, 1855, Liber 16, page 341.

[See No. 5 for deed to Frederick DePeyster.]

No. 12. Frederick De Peyster and wife to Allen R. Burr:

W. D. dated June 20, 1855, conveying all that part of n e frac of s w $\frac{1}{4}$ of sec 18 which lies south of Lansing and Howell plank road, 53 1-100 ac., recorded July 11, 1855, Liber 16, page 470.

[See No. 5 for Frederick DePeyster's deed.]

No. 13. Frederick De Peyster and wife to Edmund Parmelee and Allen R. Burr:

W. D. dated June 20, 1855, conveying w p of n w frl $\frac{1}{4}$ and w p of n frac of s w $\frac{1}{4}$ of 18, 177 42-100, recorded July 11, 1855, Liber 16, page 472.

(In all of the above conveyances the land is situated in T. 4 n, 1 w.

No. 14. Edmund Parmelee and wife to Allen R. Burr:

Q. D. dated July 7, 1855, conveying w p of n frac of s w $\frac{1}{4}$ of 18, and all that part of w frac of n w frl $\frac{1}{4}$ of 18, lying south of Lansing and Howell plank road, 83 17-100 ac., recorded July 11, 1855, liber 17, page 287.

No. 15. United States to John F. Lawrence;

Patent dated May 1, 1839, recorded liber 3, page 175, November 1, 1839, conveying e frac of n e $\frac{1}{4}$ of 13, 4 n 2 w, with other lands.

Duplicate No. 16,929, recorded vol. 34, page 484.

No. 16. John F. Lawrence to R. G. L. DePeyster.

W. D. dated November 16, 1837, conveying e frac of n e $\frac{1}{4}$ of 13, 4 n 2 w, recorded October 5, 1839; liber 3, page 142.

No. 17. R. G. L. DePeyster and wife, to Ellen M. Bates:

W. D. dated January 1, 1840, conveying same as in No. 16, last above, recorded April 19, 1844, liber 5 on page 440.

to C. Bates and wife, to George W. Peck:
dated March 20, 1849, conveying same as No. 16, re-
corded April 27, 1849; liber 8 on page 622.

George W. Peck and wife, to Robert Burcham:
dated December 10, 1849, conveys same as No. 16, above;
recorded April 30, 1855, liber 17, page 146.

Robert Burcham and wife, to David Wescott:
dated October 8, 1853, conveying all that part of e frac
of section 13, lying south of the Lansing and Howell
road, except one acre, bounded as follows: Commencing
at on e line of said e frac., where the same is intersected
by line of said road; thence along the line of said road
12 rods; thence so parallel with said e line, $13\frac{1}{2}$ rods;
thence easterly parallel with the road, 12 rods, to e line of said
frac.; thence northerly along said e line to beginning, contain-
ing 1-100 ac., recorded January 25, 1854, liber 14, p 12.

David Wescott and wife, to Allen R. Burr:
dated June 17, 1855, conveying all that part of e frac
of 13, lying south of Lansing and Howell plank road,
containing 1-100 ac., recorded July 3, 1855; liber 17, page 272.

Conveyed by George W. Wright, May 6, 1836.)
George W. Wright and wife, to Isaac N. Stage:
dated May 19, 1840, conveying W $\frac{1}{4}$ of No. $\frac{1}{4}$ of n e $\frac{1}{4}$
of n w $\frac{1}{4}$ of sec. 13, 4 n 2 w, recorded June 24, 1840;
recorded on page 487.

Isaac N. Stage and wife, to Allen R. Burr:
dated June 3, 1855, conveying a triangular piece of
land bounded as follows, (it being a part of sec 13,) bounded
by Middle Town plank road, south by Cedar river, east by
land formerly owned by David Wescott, and west by land
of H. Jipson, 4 n, 2 w, recorded July 11, 1855, liber 16,

Albert P. Stage and wife, to Martin F. Robertson:
dated December 14, 1858, conveying same as in No. 22,
recorded January 6, 1859, liber 23, on page 414; said Albert P.
Robertson and heir of Isaac N. Stage, deceased.

No. 25. Allen R. Burr and wife, to the State of Michigan:

W. D. dated June 18, 1855, con., \$10,151 25, conveying all the land first above described, comprising the Agricultural Farm, recorded August 17, 1855, liber 16, page 505.

John and Stephen B. Patrick and wife, and Thomas Hubbard Jr., and wife, and Wilson Home, to Joseph Wilson, Jr.:

Power of attorney, dated Sept. 19, 1840, general power to sell and convey in Michigan, recorded July 30, 1854, liber 16, page 491.

REGISTER'S OFFICE, INGHAM CO., MICH., }
Mason, March 2d, 1865. }

The foregoing are all the conveyances I find of record touching the land first above described. I find no encumbrances, as undischarged mortgages.

CHAS. C. FITCH, *Deputy Register.*

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER, }
Lansing, March 7, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 127, entitled

A bill to amend an act entitled an act to incorporate the city of Marshall, approved February 14, 1859, and the acts amendatory thereto,

And to inform the House that the Senate has amended said bill by inserting, after the word "rendered," in the 4th line of section 9, the following words: "to be fixed by the common council;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

son moved that the House concur in the amend-
to the bill by the Senate;
on prevailed, by yeas and nays, as follows:

YEAS.

Mr. J. H. Jones,	Mr. Schars,
Keeler,	Shier,
Landon,	Slocum,
Lapham,	L. Smith,
Lewis,	Stewart,
Look,	Swift,
Mallary,	Thayer,
Maxwell,	Thomas,
May,	Tupper,
McKernan,	Utley,
Mickle,	Van Fleet,
Monroe,	Wainer,
Morton,	Wendell,
Munger,	Wilcox,
Newcomb,	Willits,
Nixon,	Williams,
Nowland,	Winsor,
Packard,	Woodman,
Phillips,	Woodruff,
Pitts,	Woodward,
Reed,	Woodworth,
Rowe,	Yawkey,
Runyan,	Speaker,
Sanderson,	

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NAYS.

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as then referred to the committee on engrossment
at, for enrollment.

er also announced the following:

SENATE CHAMBER,
Lansing, March 7, 1865. }

er of the House of Representatives:

instructed by the Senate to transmit to the House
bills:

bill No. 94, entitled

authorize judges of probate, in certain counties, to
register, and prescribing his duties and com-

2. Senate bill No. 99, entitled

A bill making appropriations for the Michigan Asylum for the Insane,

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on the judiciary.

The second named bill was read a first and second time by its title, and referred to the committee on ways and means.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 7, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 115, entitled

A bill relative to extending the time for the collection of taxes;

Which has passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on ways and means.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 7, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

bill No. 85, entitled
to amend an act entitled "an act to revise the charter
of Port Huron," approved February 15, 1859,
inform the House that the Senate has amended said
section, to stand as section 4, as follows:
section 1, of chapter 13 of said act is hereby amended,
as follows:

There shall be one assessor for each ward of said
city, to be appointed by the common council, upon the recommenda-
tion of the mayor, who shall hold office for the term of three
years, and shall receive such compensation as the common
council may determine;"

of which, as thus amended, the Senate has con-
curred by a majority vote of all the Senators elect, and has
ordered it to take immediate effect by a vote of two-
thirds of the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

question of concurring in the amendments made
by the Senate,
Mr. Munger,
laid on the table.

MOTIONS, RESOLUTIONS AND NOTICES.

of Van Buren, presented the following

PROTEST

of the Speaker as sustained by the House,
in the province of the House, upon the third
day of March, to order that it should be read by its title

and, a member of this House, does hereby en-
ter a protest against the action of this body in its de-
cision that a member of this House had no constitutional
right to demand, and require, if he so wished, the reading in
of every bill or resolution properly before

the House at the time of its final passage," unless the House should so order. He protests against said decision for the following reasons:

1. The Constitution, Art. IV., Sec. 19, declares that "every bill and joint resolution shall be read three times in each House before the final passage thereof." Rule 28, of the House, requires "every bill and joint resolution shall receive three several readings, previous to its passage." Here both the Constitution and the rule of the House clearly declare that no action of this body, or decision of its Speaker, without a plain and palpable evasion of its requirements, can refuse the demand of a member calling for the reading of any bill or resolution, to have the same read, not by its title, but *in extenso*, section by section. The title is not the bill, each requiring separate votes for its adoption, by two distinct actions of the House, hence the word title is not found in Sec. 19, Art. IV of the Constitution, nor does it occur in rule 28, of the House; consequently no authority either in said rule or sec. 19 of the organic law can be found for reading a bill or resolution at any time simply by its title. The action of the House in sustaining the decision of the Chair, virtually, and in fact has engrafted as a precedent, dangerous, and in the opinion of the undersigned, unjustifiable and wrong, in declaring that it is within the power of this House, on a motion and by a vote of the same, to put upon their final passage, or third reading, and force any member to vote upon the same (as was done in the case of the undersigned by the ruling of the Speaker) without even knowing the provisions of the bill, only so far as could be ascertained by reading the title of the same by the Clerk of the House. The undersigned submits that such a decision places it at the option of the House to put upon their final passage any number of bills containing the most dangerous and injurious provisions and vote the same as valid and constitutional laws, with or without reading the same either by their titles or *in extenso*. The undersigned freely admits that it has been the practice to read a bill the

and time by its title only, upon its first introduction is confident that section 19, of Art. IV of the above quoted, requires all bills to be read in every reading, but has been waived by tacit consent to facilitate, as is supposed, the business of this

ever been the practice of this House, so far as I believe, to deny the absolute right of any body to require, and of right demand, the reading only, but the whole body of a bill, when so demanded by a member of the House. But this ruling of the House, sustained by a small majority in a very thin House, at the undersigned believes to have been the established practice in the Legislature of our State, are never denied. This decision is also in direct opposition to the established custom and ruling of the Senate thus placing the two bodies in direct opposition to parliamentary practice and constitutional construction of the Legislature. Webster defines the word "reading," in a parliamentary sense, to be as follows: "recitation, (and this is virtually the whole question,) the recital of a bill by the proper officer before the House is to consider it."

even common understanding will venture to the face of this plain and distinct definition, that the title of a bill is, as Webster defines the word "reading," to mean, "a formal recital of a bill by the proper officer." Can the proper officer be said to recite a bill when he recites or reads its title? Does a schoolboy recite a speech of Webster's by simply reading the title or reading the subject of the speech? The House of such a construction of the words "formal reading" to the comprehension of every reflecting man, the opinion of the people of our State can only be referred to as a refuge and palpable evasion, under the cover of the most dangerous and sinister provisions of a statute.

ute become the law of the State, and their Representative upon this floor be compelled to record his vote, (the House by a majority of the members present, and perchance interested parties,) compels him so to do without a clear comprehension of only the title of the bill! Jefferson, in his manual of parliamentary law, lays down the following rules touching the case under consideration:

Sec. 32, page 62 and 63, he says: "Where papers are laid before the House or referred to a committee, every member has a right to have them once read at the table before he can be compelled to vote on them." On page 63 Jefferson says: Formerly when papers were referred to a committee, they used to be read; but of late only by the title, unless a member insisted they shall be read, and then nobody can oppose it."

The House, as will be seen, have reversed this rule of parliamentary law in sustaining the decision of its Speaker. Cushing's Law and Practice of Legislative Assemblies, a copy of which is on the Clerk's table, and often quoted for guidance of this House, says, on page 572, paragraph 1,472: "It is for obvious reasons a general rule, that where papers are laid before the House for their consideration in reference to which a motion is made, any member has a right to have such papers read through once at the table before he can be compelled to give his vote upon them," etc., etc. In marginal note (25th Cong., 2d session, page 943,) he says: "The extent to which this rule may be carried, was forcibly illustrated by a recent proceeding in the H. of R., at Washington. A motion being under consideration in that body to re-consider a vote whereby it accepted, and ordered to be deposited in the library a copy of Raymond's Political Economy, a member threatened, if his colleague was not suffered to proceed, to call for the reading of the entire volume; and his right to have the same read by the Clerk at the table was admitted by the Speaker."

The above clearly shows to what conclusions a legislative body may arrive when such rulings are confirmed as set at defiance the plain rulings of parliamentary law, as the under-

and believes was done by the Speaker, and hastily sustained in House. In Barclay's digest of Rules and Practice of House of Representative, U. S., the following rule No. 141 is given: "When the reading of a paper is called for and is objected to by any member, it shall be determined by the House." Here it will be noticed only a paper is objected to, not a bill. On page 143 will be found the true construction of the rule just quoted. The author says: "The rule above quoted is not construed to apply to a single reading of a paper or a proposition upon which the House may be called upon to vote, or the several readings of a bill, but to cases where a paper has been read, or a bill has received its regular reading and is called for, and also where a member desires the House to take a paper having relation to the subject before the

House. The House has submitted to the candid consideration of all members of this Legislature and the people of our State, the authorities of the Constitution, the rules of our own House, the decisions of the Senate, the opinions of Jefferson, Cushing, the practice of the Congress of the United States, the construction of Webster, the rules and decisions of every legislative body in our country, the Parliament of Great Britain, and, in fine, all the well known writers on Parliamentary law, all clearly and distinctly maintain, that the construction of the House, was not in opposition to all our authorities, detrimental to the rights of the members of this body, and dangerous to the liberties of the people of our State.

B. M. WILLIAMS.

He moved to take from the table House manuscript No. 1, an act entitled an act to provide for assessment of property at its true value, and for levying and collection of taxes thereon, approved February 14th, 1853, and the acts

NAYS.

Mr. Bartow,

1

Title agreed to.

House bill No. 171, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from Nunica, in Ottawa county, to Muskegon, in Muskegon county, to be known as the Nunica and Muskegon State road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Beach
Brookway,
Camburn,
Carleton,
Cobb,
Cölwell,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,
Forbes,
Gies,
Graham,
Green,
Griswold,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Look,
Mallary,
Maxwell,
May,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Packard,
Phillips,
Rowe,
Runyan,
Sanderson,

Mr. Schars,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker,

68

NAYS.

Mr. Bartow,

1

Title agreed to.

House bill No. 186, entitled

A bill to amend an act entitled an act to amend section 4 of an act entitled an act to provide for the drainage and reclamation of swamp lands, in township 6 north, of range 14 and 15 west, and to aid the township of Holland in the improvement of

the harbor at the mouth of North Black River, in said township, approved January 29, 1863,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Runyan,
G. W. Allen,	Jewell,	Sanderson,
Beach,	J. H. Jones,	Schars,
Brockway,	Keeler,	Shier,
Bartow,	Kenny,	Slocum,
Camburn,	Landon,	L. Smith
Carleton,	Lapham,	Swift,
Cobb,	Lewis,	Thayer,
Colwell,	Look,	Thomas,
Copley,	Mallary,	Tupper,
Dort,	Maxwell,	Utley,
Dunlap,	May,	Van Vleet,
Dussseau,	McKernan,	Wendell,
Fellows,	Mickley,	Wilcox,
Forbes,	Monroe,	Willits,
Gies,	Morton,	Williams,
Graham,	Munger,	Winsor,
Green,	Nixon,	Woodman,
Griswold,	Nowland,	Woodruff,
Hawley,	Packard,	Woodward,
Haynes,	Phillips,	Woodworth
Hazen,	Rowe,	Speaker, 66

NAYS.

Mr. Stewart,	Mr. Warner,	2
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Title agreed to.

Mr. Carleton moved that the bill be ordered to take immediate effect;

Which was not agreed to.

House bill No. 145, entitled

A bill to provide for vacating incorporated villages in certain cases,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. J. H. Jones,	Mr. Runyan,
G. W. Allen,	Keeler,	Sanderson,
Bartow,	Kenny,	Schars,

Beach,
Brockway,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fellows,
Forbes,
Graham,
Green,
Hawley,
Haynes,
Hazen,
O. F. Howard,
Jewell,

Landon,
Lapham,
Lewis,
Look,
Mallery,
Maxwell,
May,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Newcomb,
Nixon,
Packard,
Phillips,
Rowe,

Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
Wilcox,
Willits,
Winsor,
Woodruff,
Speaker,

61

NAYS.

Mr. Gies,
Williams,

Mr. Woodman,
Woodward,

Mr. Woodworth,

5

Title agreed to.

House bill No. 184, entitled

A bill to provide for the laying out and establishing a State road, from the head of White Lake, in Muskegon county, to Corbin's Mills, in Oceana county,

Was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Beach,
Brockway,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fellows,
Forbes,
Gies,
Graham,

Mr. Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Look,
Mallery,
Maxwell,
May,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Newcomb,

Mr. Schars,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
Wilcox,
Willits,

Green,
Griswold,
Hawley,
Haynes,
Hazen,
O. F. Howard,
Jewell,
J. H. Jones,

Nixon,
Packard,
Phillips,
Reed,
Rowe,
Rumyan,
Sanderson,

Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker,

67

NAYS.

Mr. Bartow,

1

Title agreed to.

On motion of Mr. Carleton,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Haynes,

The House took a recess until this afternoon at 2 o'clock.

AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present

Mr. Brockway, by unanimous consent, offered the following:

Resolved, (the Senate concurring,) That hereafter, all presidents, superintendents, or disbursing agents of each of the educational and reformatory institutions of the State be instructed in their published reports, to state definitely the whole amount of their receipts from every source, and as far as practicable, an itemized account of their expenditures for every purpose, together with the amount of money, and the estimated value of all available personal property at their disposal at the end of each fiscal year.

Resolved, That the Clerk of the House be instructed to furnish each of said officers with a copy of the foregoing resolution, for their information;

Laid on the table for one day, under the rules.

MESSAGES FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 7, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following concurrent resolution:

Whereas, The State prison chapel is in a bad condition, being a dark, dingy and comfortless place, not being in any respect what it should be to accomplish the end sought by the State in the establishing of this department in our prison; therefore

Resolved, (the Senate concurring,) That the prison inspectors are hereby instructed to make such necessary repairs as are needed, and can, consistent with safety be made, to make the prison chapel a cheerful and comfortable room;

In the passage of which the Senate has concurred.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The resolution was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 7, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 125, entitled

A bill to authorize the Marquette and Ontonagon Railroad Company to transfer their interest in a portion of their land grant to the L'Anse and Ontonagon Railroad Company, and to facilitate the completion of said roads;

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators

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elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on the judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 7, 1865. }

To the Speaker of the House of Representatives: }
SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 17, entitled
A bill to provide temporary additional compensation to the officers of the State Prison, for the year commencing December 1st, 1864, and the year commencing December 1st, 1865,

And to inform the House that the Senate has concurred in the recommendations of the committee of conference on the disagreement of the two Houses on said bill, which recommendations were as follows:

1. Strike out of Senate amendment, the words "clerk, chaplain and," and insert in lieu thereof, the words "clerk and chaplain of the Prison, shall each be paid the sum of fifty dollars, each year, in addition to the salary now allowed by law, and that the;"

2. That the Senate recede from its amendment whereby the word "each" was inserted after the word "prison," in the third line;

3. That the House do concur in the Senate amendment in the fourth line, whereby the word "two" was stricken out, and the word "one" inserted in lieu thereof;

4. That the Senate recede from its amendment in the fifth line, whereby the words "and fifty" were stricken out.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, March 7, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 57, being

A bill to enlarge the boundaries of the township of Vassar, in the county of Tuscola,

And to inform the House that the Senate has ordered said bill to take immediate effect, as requested by the House in message re-transmitting said bill to the Senate for that purpose.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The House then resumed the order of

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 207, being

A bill authorizing the purchase of certain lands for the State Reform School, and appropriating money therefor,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. M. D. Howard,	Mr. Rowe,
G. W. Allen,	O. F. Howard,	Runyan,
Bartew,	Jewell,	Sanderson,
Beach,	J. H. Jones,	Schars,
Brockway,	Kenny,	Shier,
Camburn,	Landon,	Slocum,
Carleton,	Lapham,	Swift,
Cobb,	Lewis,	Thayer,
Colwell,	Look,	Thomas,
Copley,	Mallory,	Tupper,
Dort,	Maxwell,	Utley,
Dunlap,	May,	Van Vleet,

Dunseau,	McKernan,	Warner,
Fellows,	Mickley,	Wendell,
Fisher,	Morton,	White,
Forbes,	Munger,	Willits,
Gies,	Newcomb,	Woodman,
Graham,	Nixon,	Woodruff,
Griswold,	Nowland,	Woodward,
Hawley,	Packard,	Woodworth,
Haynes,	Phillips,	Yawkey,
Hazen,	Reed,	Speaker, 66

NAYS.

Mr. Stewart,	Mr. Williams,	2
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Title agreed to.

On motion of Mr. Swift,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 107, entitled

A bill supplementary to an act entitled an act to authorize the formation of corporations for mining, smelting or manufacturing iron, copper, mineral coal, silver, or other ores or minerals, approved Feb. 5, 1853.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Runyan,
G. W. Allen,	Jewell,	Sanderson,
Bartow	J. H. Jones,	Sohars,
Beach,	Keeler,	Slocum,
Brockway,	Kenny,	Stewart,
Camburn,	Landon,	Swift,
Carleton,	Lapham,	Thayer,
Cobb,	Lewis,	Thomas,
Colwell,	Look,	Tupper,
Copley,	Mallary,	Utey,
Dort,	Maxwell,	Van Vleet,
Dunlap,	May,	Warner,
Fellows,	McKernan,	Wendell,
Fisher,	Mickley,	White,
Forbes,	Morton,	Willits,
Gies,	Munger,	Williams,
Graham,	Newcomb,	Woodman,
Griswold,	Nixon,	Woodruff,

Hawley,
Haynes,
Hazen,
M. D. Howard,

Packard,
Phillips,
Reed,
Rowe,

Woodward,
Woodworth,
Yawkey,
Speaker, 66

NAYS.

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Title agreed to.

On motion of Mr. Haynes,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 182, entitled

A bill to amend section 3, of chapter 47, of the compiled laws, relative to lost goods and stray beasts, and to add to the end of said chapter a new section,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Beach,
Brockway,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fellows,
Fisher,
Forbes,
Gies,
Graham,
Griswold,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Look,
Mallory,
Maxwell,
May,
Mickley,
Morton,
Munger,
Newcomb,
Nixon,
Nowland,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

Mr. Sanderson,
Schars,
Slocum,
L. Smith,
Stewart,
Swift,
● Thayer,
Thomas,
Tupper,
Utlely,
Van Vleet,
Warner,
Wendell,
White,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

67

NAYS.

Mr. McKernan,

Title agreed to.

1

On motion of Mr. Van Vleet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 177, entitled

A bill to provide for the improvement of White river, in town 12 north, of range 17 west, in Muskegon county,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Carleton asked and obtained the unanimous consent of the House to amend the bill by striking out, in the fifth and sixth lines of section four, the words "counties of Muskegon, Oceana and Newaygo," and inserting in lieu thereof, the words "Lower Peninsula;"

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Runyan,
G. W. Allen,	Jewell,	Sanderson,
Beach,	J. H. Jones,	Schara,
Brockway,	Keeler,	Shier,
Carleton,	Kenny,	Slocum,
Cobb,	Landon,	L. Smith,
Colwell,	Lapham,	Swift,
Copley,	Look,	Tupper,
Dunlap,	Mallery,	Utley,
Dusseau,	Maxwell,	Van Vleet,
Fellows,	May,	Warner,
Fisher,	Mickley,	Wendell,
Forbes,	Morton,	White,
Gies,	Nixon,	Willits,
Griswold,	Nowland,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
Hazen,	Reed,	Yawkey,
M. D. Howard,	Rowe,	Speaker, 57

NAYS.

Mr. Bartow,	Mr. McKernan,	Mr. Thayer,
Camburn,	Munger,	Thomas,
Dort,	Newcomb,	Williams,
Lewis,	Stewart,	Woodworth, 12

Title agreed to.

House manuscript bill, entitled

A bill to legalize the action of the electors of the township of Marcellus, in the county of Cass, and to provide for issuing the bonds of said township to pay such amount of volunteer bounty as was authorized by such electors at a special township meeting held therein on the 21st day of January, A. D. 1865,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Jewell,	Mr. Schars,
G. W. Allen,	J. H. Jones,	Shier,
Bartow,	Keeler,	Slocum,
Beach,	Kenny,	L. Smith,
Brockway,	Landon,	Stewart,
Camburn,	Lapham,	Swift,
Carleton,	Lewis,	Thayer,
Cobb,	Look,	Thomas,
Colwell,	Mallery,	Tupper,
Copley,	Maxwell,	Utley,
Dort,	May,	Van Vleet,
Dunlap,	McKernan,	Warner,
Dusseau,	Mickley,	Wendell,
Fellows,	Morton,	White,
Fisher,	Munger,	Willits,
Forbes,	Newcomb,	Williams,
Gies,	Nixon,	Woodman,
Griswold,	Nowland,	Woodruff,
Hawley,	Peckard,	Woodward,
Haynes,	Phillips,	Woodworth,
Hazen,	Reed,	Yawkey,
M. D. Howard,	Rowe,	Speaker,
O. F. Howard,	Runyan,	
	NAYS.	

6

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Title agreed to.

On motion of Mr. Copley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to legalize the action of the several townships of the county of Kalamazoo, in raising bounties for volunteers,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. J. H. Jones,	Mr. Schars,
G. W. Allen,	Keeler,	Shier,
Bartow,	Kenny,	Slocum,
Beach,	Landon,	L. Smith,
Brockway,	Lapham,	Stewart,
Camburn,	Lewis,	Swift,
Carleton,	Look,	Thayer,
Cobb,	Mallary,	Thomas,
Colwell,	Maxwell,	Tupper,
Copley,	May,	Utley,
Dort,	McKernan,	Van Vleet,
Dunlap,	Mickley,	Warner,
Dusseau,	Morton,	Wendell,
Eellows,	Munger,	White,
Fisher,	Newcomb,	Willits,
Forbes,	Nixon,	Williams,
Gies,	Nowland,	Winsor,
Griswold,	Packard,	Woodman,
Hawley,	Phillips,	Woodruff,
Haynes,	Reed,	Woodward,
Hazen,	Rowe,	Woodworth,
M. D. Howard,	Runyan,	Yawkey,
O. F. Heward,	Sanderson,	Speaker,
Jewell,		

70

NAYS.

0

Title agreed to.

On motion of Mr. Fellows,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to legalize the action of the several townships of Oakland county, and the wards of the city of Pontiac, in raising money for bounty purposes,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Jewell,	Mr. Sanderson,
G. W. Allen,	J. H. Jones,	Schars,
Bartow,	Keeler,	Shier,
Beach,	Kenny,	Slocum,
Brockway,	Landon,	L. Smith,
Camburn,	Lapham,	Stewart,

Carleton,	Lewis,	Swift,
Cobb,	Look,	Thayer,
Copley,	Mallary,	Thomas,
Dort,	Maxwell,	Tupper,
Dunlap,	May,	Utley,
Dussean,	McKernan,	Van Vleet,
Fellows,	Mickley,	Warner,
Fisher,	Morton,	Wendell,
Forbes,	Munger,	White,
Gies,	Newcomb,	Willits,
Green,	Nixon,	Winsor,
Griswold,	Nowland,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
Hazen,	Reed,	Woodworth,
M. D. Howard,	Rowe,	Yawkey,
O. F. Howard,	Runyan,	Speaker, 69

NAYS.

Mr. Colwell, Mr. Williams, 2

Title agreed to.

On motion of Mr. Look,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to legalize the action of certain townships and cities in the counties of Shiawassee and Genesee, in raising bounties for volunteers,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Lewis asked and obtained the unanimous consent of the House to amend the bill by striking out, in section one, the word "and," between the words "Shiawassee" and "Genesee," and inserting the words "and Tuscola," after the word "Genesee."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. M. D. Howard,	Mr. Schars,
G. W. Allen,	Jewell,	Shier.
Bartow,	J. H. Jones,	Slocum,

Brockway,	Keeler,	L. Smith,
Camburn,	Kenny,	Swift,
Carleton,	Landon,	Thayer,
Cobb,	Lewis,	Thomas,
Colwell,	Mallary,	Trapper,
Copley,	Maxwell,	Van Vleet,
Dort,	May,	Warner.
Dunlap,	McKernan,	Wendell,
Dusseau,	Mickley,	White,
Fellows,	Morton,	Willits.
Fisher,	Munger,	Winsor,
Forbes,	Newcomb,	Woodman,
Gies,	Nixon,	Woodruff,
Green,	Nowland,	Woodward,
Griswold,	Packard,	Woodworth,
Hawley,	Phillips,	Yawkey,
Haynes,	Rowe,	Speaker,
Hazen,		

61

NAYS.

Mr. Look,	Mr. Sanderson,	Mr. Williams,
Runyan,		

4

Title agreed to.

On motion of Mr. Van Vleet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to authorize the town board of the township of Coldwater to issue bonds for bounty purposes, and legalizing the same,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O F. Howard,	Mr. L. Smith,
G. W. Allen,	Jewell,	Stewart,
Bartow,	J. H. Jones,	Swift,
Beach,	Keeler,	Thayer,
Brockway,	Landon,	Thomas,
Carleton,	Lewis,	Tupper,
Cobb,	Mallary,	Utiley,
Colwell,	Maxwell,	Van Vleet,
Copley,	McKernan,	Warner,
Dort,	Mickley,	Wendell,

Dunlap,
 Fellows,
 Fisher,
 Forbes,
 Gies,
 Green,
 Griswold,
 Hawley,
 Haynes,
 Hazen,
 M. D. Howard,

Morton,
 Munger,
 Newcomb,
 Nixon,
 Nowland,
 Packard,
 Phillips,
 Rowe,
 Schars,
 Shier,
 Slocum,

White,
 Willits,
 Williams,
 Winsor,
 Woodman,
 Woodruff,
 Woodward,
 Woodworth,
 Yawkey,
 Speaker,

62

NAYS.

Mr. Camburn,
 Look,

Mr. Runyan,

Mr. Sanderson,

4

Title agreed to.

On motion of Mr. Haynes,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 188, entitled

A bill to provide for the improvement of that portion of the Port Huron, Bay City and Clinton State road, which lies between Bay City and Midland City,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
 G. W. Allen,
 Bartow,
 Beach,
 Brockway,
 Camburn,
 Carlton,
 Cobb,
 Colwell,
 Copley,
 Dort,
 Dunlap,
 Fellows,
 Fisher,
 Forbes,
 Gies,
 Green,
 Griswold,

Mr. O. F. Howard,
 Jewell,
 J. H. Jones,
 Keeler,
 Landon,
 Lewis,
 Look,
 Mallery,
 Maxwell,
 McKernan,
 Mickley,
 Morton,
 Newcomb,
 Nixon,
 Nowland,
 Packard,
 Phillips,
 Rowe,

Mr. Shier,
 Slocum,
 L. Smith,
 Swift,
 Thayer,
 Thomas,
 Tupper,
 Utley,
 Van Vleet,
 Warner,
 Wendell,
 White,
 Willits,
 Williams,
 Woodman,
 Woodruff,
 Woodward,
 Woodworth,

Hawley,
Haynes,
M. D. Howard,

Runyan,
Sanderson,
Schars,

Yawkey,
Speaker,

62

NAYS.

Mr. Stewart,

1

Title agreed to.

On motion of Mr. Maxwell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to authorize the collection of moneys in the 3d ward of the city of Jackson, to repay advances made by John H. Emmons and William Tharp, for the purpose of paying bounties to volunteers,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Beach,
Brockway,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Hawley,
Haynes,
Hazen,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lewis,
Look,
Mallory,
Maxwell,
McKernan,
Mickley,
Morton,
Munger,
Newcomb,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Mr. Schars,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

66

NAYS.

0

Title agreed to.

On motion of Mr. Landon,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 147, entitled

A bill authorizing the State Librarian to sell or dispose of certain books or public documents,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. M. D. Howard,	Mr. Schars,
G. W. Allen,	O. F. Howard,	Shier,
Bartow,	Jewell,	Slocum,
Beach,	J. H. Jones,	L. Smith,
Brockway,	Keeler,	Stewart,
Camburn,	Kenny,	Swift,
Carleton,	Landon,	Thomas,
Cobb,	Lewis,	Tupper,
Colwell,	Look,	Utley,
Copley,	Mallary,	Van Vleet,
Dort,	Maxwell,	Warner,
Dunlap,	McKernan,	Wendell,
Dussau,	Mickley,	White.
Fellows,	Morton,	Williams,
Fisher,	Munger,	Winsor,
Forbes,	Newcomb,	Woodman,
Gies,	Packard,	Woodruff,
Green,	Phillips,	Woodward,
Griswold,	Reed,	Woodworth,
Hawley,	Rowe,	Yawkey,
Haynes,	Runyan,	Speaker,
Hazen,	Sanderson,	

65

NAYS.

0

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 179, entitled

A bill to enable the holders of land within this State to perpetuate testimony relative thereto,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Van Vleet asked and obtained the unanimous consent of

the House to amend the bill by inserting in the 9th line of section 2, after the word "survey," the words, "together with a description of the lands owned by such non-resident."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Sanderson,
G. W. Allen,	Jewell,	Schars,
Bartow,	J. H. Jones,	Shier,
Beach,	Keeler,	Slocum,
Brockway,	Kenny,	L. Smith,
Camburn,	Landon,	Stewart,
Carleton,	Lewis,	Swift,
Colwell,	Look,	Tupper,
Copley,	Mallery,	Utley,
Dort,	Maxwell,	Van Vleet,
Dunlap,	McKernan,	Warner,
Dusseau,	Mickley,	Wendell,
Fellows,	Morton,	Willits,
Fisher,	Munger,	Williams,
Forbes,	Newcomb,	Winsor,
Gies,	Nowland,	Woodman,
Green,	Packard,	Woodruff,
Griswold,	Phillips,	Woodward,
Hawley,	Reed,	Woodworth,
Haynes,	Rowe,	Yawkey,
Hazen,	Runyau,	Speaker,
M. D. Howard,		

64

NAYS.

0

Title agreed to.

House bill No. 173, being

A bill to amend section 6 of an act entitled an act supplementary to an act to amend an act entitled an act to authorize the formation of corporations for mining, smelting or manufacturing purposes, approved February 6th, 1855,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Sanderson,
G. W. Allen,	Jewell,	Schars,
Bartow,	Keeler,	Shier,
Carleton,	Kenny,	Slocum,

Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Hawley,
Haynes,
Hazen,

Mallery,
Maxwell,
May,
McKernan,
Mickley,
Morton,
Munger,
Newcomb,
Nowland,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

L. Smith,
Swift,
Tupper,
Van Vleet,
Warner,
Wendell,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Speaker,

58

NAYS.

Mr. Brockway,
Camburn,
M. D. Howard,
J. H. Jones,

Mr. Landon,
Lapham,
Logk,
Stewart,

Mr. Utley,
Woodworth,
Yawkey,

11

Title agreed to.

House bill No. 214, entitled

A bill making appropriations for the Michigan Asylum for the Insane,

Being under consideration,

On motion of Mr. Green,

The bill was laid on the table.

House bill No. 250, entitled

A bill to lay out and construct a State road, to be known as the Huron City and Bad Ax State road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Brockway,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Look,
Mallery,
Maxwell,
May,

Mr. Sanderson,
Schars,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Tupper,
Utley,
Van Vleet,

Dunlap,
Dussean,
Fellows,
Forbes,
Gies,
Green,
Griswold,
Hawley,
Hazen,
M. D. Howard,
O. F. Howard,

McKernan,
Mickley,
Morton,
Munger,
Newcomb,
Nowland,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

Warner,
Wendell,
White,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

68

NAYS.

0

Title agreed to.

House bill No. 150, entitled

A bill to legalize the action of the annual school meetings of school district No. 1, of Portage township, in Houghton county, for the years 1863 and 1864,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Brockway,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Forbes,
Gies,
Green,
Griswold,
Hawley,
Hazen,
M. D. Howard,
O. F. Howard,
Jewell,

Mr. J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Look,
Mallory,
Maxwell,
May,
McKernan,
Mickley,
Morton,
Munger,
Newcomb,
Nixon,
Nowland,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

Mr. Sanderson,
Schars,
Shier,
L. Smith,
Stewart,
Swift,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

64

NAYS.

0

Hawley,
Haynes,
Hazen,
M. D. Howard,

Packard,
Phillips,
Reed,
Rowe,

Woodward,
Woodworth,
Yawkey,
Speaker, 66

NAYS.

0

Title agreed to.

On motion of Mr. Haynes,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 182, entitled

A bill to amend section 3, of chapter 47, of the compiled laws, relative to lost goods and stray beasts, and to add to the end of said chapter a new section,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Beach,
Brockway,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fellows,
Fisher,
Forbes,
Gies,
Graham,
Griswold,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Lewis,
Look,
Mallory,
Maxwell,
May,
Mickley,
Morton,
Munger,
Newcomb,
Nixon,
Nowland,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

Mr. Sanderson,
Schars,
Slocum,
L. Smith,
Stewart,
Swift,
● Thayer,
Thomas,
Tupper,
Utlely,
Van Vleet,
Warner,
Wendell,
White,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

67

NAYS.

Mr. McKernan,

1

Title agreed to.

On motion of Mr. Van Vleet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 177, entitled

A bill to provide for the improvement of White river, in town 12 north, of range 17 west, in Muskegon county,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Carleton asked and obtained the unanimous consent of the House to amend the bill by striking out, in the fifth and sixth lines of section four, the words "counties of Muskegon, Oceana and Newaygo," and inserting in lieu thereof, the words "Lower Peninsula;"

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Runyan,
G. W. Allen,	Jewell,	Sanderson,
Beach,	J. H. Jones,	Scharz,
Brockway,	Keeler,	Shier,
Carleton,	Kenny,	Slocum,
Cobb,	Landon,	L. Smith,
Colwell,	Lapham,	Swift,
Copley,	Look,	Tupper,
Dunlap,	Mallory,	Utley,
Dusseau,	Maxwell,	Van Vleet,
Fellows,	May,	Warner,
Fisher,	Mickley,	Wendell,
Forbes,	Morton,	White,
Gies,	Nixon,	Willits,
Griswold,	Nowland,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
Hazen,	Reed,	Yawkey,
M. D. Howard,	Rowe,	Speaker, 57

NAYS.

Mr. Bartow,	Mr. McKernan,	Mr. Thayer,
Camburn,	Munger,	Thomas,
Dort,	Newcomb,	Williams,
Lewis,	Stewart,	Woodworth, 12

Title agreed to.

House manuscript bill, entitled

A bill to legalize the action of the electors of the township of Marcellus, in the county of Cass, and to provide for issuing the bonds of said township to pay such amount of volunteer bounty as was authorized by such electors at a special township meeting held therein on the 21st day of January, A. D. 1865,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Jewell,	Mr. Schars,
G. W. Allen,	J. H. Jones,	Shier,
Bartow,	Keeler,	Slocum,
Beach,	Kenny,	L. Smith,
Brockway,	Landon,	Stewart,
Camburn,	Lapham,	Swift,
Carleton,	Lewis,	Thayer,
Cobb,	Look,	Thomas,
Colwell,	Mallery,	Tupper,
Copley,	Maxwell,	Utley,
Dort,	May,	Van Vleet,
Dunlap,	McKernan,	Warner,
Dusseau,	Mickley,	Wendell,
Fellows,	Morton,	White,
Fisher,	Munger,	Willits,
Forbes,	Newcomb,	Williams,
Gies,	Nixon,	Woodman,
Griswold,	Nowland,	Woodruff,
Hawley,	Peckard,	Woodward,
Haynes,	Phillips,	Woodworth,
Hazen,	Reed,	Yawkey,
M. D. Howard,	Rowe,	Speaker,
O. F. Howard,	Runyan,	
	NAYS.	

6

●

Title agreed to.

On motion of Mr. Copley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to legalize the action of the several townships of the county of Kalamazoo, in raising bounties for volunteers,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. J. H. Jones,	Mr. Schars,
G. W. Allen,	Keeler,	Shier,
Bartow,	Kenny,	Slocum,
Beach,	Landon,	L. Smith,
Brockway,	Lapham,	Stewart,
Camburn,	Lewis,	Swift,
Carleton,	Look,	Thayer,
Cobb,	Mallary,	Thomas,
Colwell,	Maxwell,	Tupper,
Copley,	May,	Utley,
Dort,	McKernan,	Van Vleet,
Dunlap,	Mickley,	Warner,
Dussean,	Morton,	Wendell,
Eellows,	Munger,	White,
Fisher,	Newcomb,	Willits,
Forbes,	Nixon,	Williams,
Gies,	Nowland,	Winsor,
Griswold,	Packard,	Woodman,
Hawley,	Phillips,	Woodruff,
Haynes,	Reed,	Woodward,
Hazen,	Rowe,	Woodworth,
M. D. Howard,	Runyan,	Yawkey,
O. F. Heward,	Sanderson,	Speaker,
Jewell,		

70

NAYS.

0

Title agreed to.

On motion of Mr. Fellows,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to legalize the action of the several townships of Oakland county, and the wards of the city of Pontiac, in raising money for bounty purposes,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Jewell,	Mr. Sanderson,
G. W. Allen,	J. H. Jones,	Schars,
Bartow,	Keeler,	Shier,
Beach,	Kenny,	Slocum,
Brockway,	Landon,	L. Smith,
Camburn,	Lapham,	Stewart,

Carleton,	Lewis,	Swift,
Cobb,	Look,	Thayer,
Copley,	Mallary,	Thomas,
Dort,	Maxwell,	Tupper,
Dunlap,	May,	Uteley,
Dusseau,	McKernan,	Van Vleet,
Fellows,	Mickley,	Warner,
Fisher,	Morton,	Wendell,
Forbes,	Munger,	White,
Gies,	Newcomb,	Willits,
Green,	Nixon,	Winsor,
Griswold,	Nowland,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
Hazen,	Reed,	Woodworth,
M. D. Howard,	Rowe,	Yawkey,
O. F. Howard,	Runyan,	Speaker, 69
	NAYS.	

Mr. Colwell, Mr. Williams, 2

Title agreed to.

On motion of Mr. Look,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to legalize the action of certain townships and cities in the counties of Shiawassee and Genesee, in raising bounties for volunteers,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Lewis asked and obtained the unanimous consent of the House to amend the bill by striking out, in section one, the word "and," between the words "Shiawassee" and "Genesee," and inserting the words "and Tuscola," after the word "Genesee."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. M. D. Howard,	Mr. Schars,
G. W. Allen,	Jewell,	Shier.
Bartow,	J. H. Jones,	Slocum,

Brockway,	Keeler,	L. Smith,
Camburn,	Kenny,	Swift,
Carleton,	Landon,	Thayer,
Cobb,	Lewis,	Thomas,
Colwell,	Mallary,	Trupper,
Copley,	Maxwell,	Van Vleet,
Dort,	May,	Warner,
Dunlap,	McKernan,	Wendell,
Dussean,	Mickley,	White,
Fellows,	Morton,	Willits,
Fisher,	Munger,	Winsor,
Forbes,	Newcomb,	Woodman,
Gies,	Nixon,	Woodruff,
Green,	Nowland,	Woodward,
Griswold,	Packard,	Woodworth,
Hawley,	Phillips,	Yawkey,
Haynes,	Rowe,	Speaker,
Hazen,		

61

NAYS.

Mr. Look,	Mr. Sanderson,	Mr. Williams,
Runyan,		

4

Title agreed to.

On motion of Mr. Van Vleet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to authorize the town board of the township of Coldwater to issue bonds for bounty purposes, and legalizing the same,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O F. Howard,	Mr. L. Smith,
G. W. Allen,	Jewell,	Stewart,
Bartow,	J. H. Jones,	Swift,
Beach,	Keeler,	Thayer,
Brockway,	Landon,	Thomas,
Carleton,	Lewis,	Tupper,
Cobb,	Mallary,	Utley,
Colwell,	Maxwell,	Van Vleet,
Copley,	McKernan,	Warner,
Dort,	Mickley,	Wendell,

Dunlap,
 Fellows,
 Fisher,
 Forbes,
 Gies,
 Green,
 Griswold,
 Hawley,
 Haynes,
 Hazen,
 M. D. Howard,

Morton,
 Munger,
 Newcomb,
 Nixon,
 Nowland,
 Packard,
 Phillips,
 Rowe,
 Schars,
 Shier,
 Slocum,

White,
 Willits,
 Williams,
 Winsor,
 Woodman,
 Woodruff,
 Woodward,
 Woodworth,
 Yawkey,
 Speaker,

62

NAYS.

Mr. Camburn,
 Look,

Mr. Runyan,

Mr. Sanderson,

4

Title agreed to.

On motion of Mr. Haynes,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 188, entitled

A bill to provide for the improvement of that portion of the Port Huron, Bay City and Clinton State road, which lies between Bay City and Midland City,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
 G. W. Allen,
 Bartow,
 Beach,
 Brockway,
 Camburn,
 Carlton,
 Cobb,
 Colwell,
 Copley,
 Dort,
 Dunlap,
 Fellows,
 Fisher,
 Forbes,
 Gies,
 Green,
 Griswold,

Mr. O. F. Howard,
 Jewell,
 J. H. Jones,
 Keeler,
 Landon,
 Lewis,
 Look,
 Mallery,
 Maxwell,
 McKernan,
 Mickley,
 Morton,
 Newcomb,
 Nixon,
 Nowland,
 Packard,
 Phillips,
 Rowe,

Mr. Shier,
 Slocum,
 L. Smith,
 Swift,
 Thayer,
 Thomas,
 Tupper,
 Utley,
 Van Vleet,
 Warner,
 Wendell,
 White,
 Willits,
 Williams,
 Woodman,
 Woodruff,
 Woodward,
 Woodworth,

Hawley,
Haynes,
M. D. Howard,

Bunyan,
Sanderson,
Schars,

Yawkey,
Speaker,

62

NAYS.

Mr. Stewart,

1

Title agreed to.

On motion of Mr. Maxwell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to authorize the collection of moneys in the 3d ward of the city of Jackson, to repay advances made by John H. Emmons and William Tharp, for the purpose of paying bounties to volunteers,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,
G. W. Allen,
Bartow,
Beach,
Brockway,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Hawley,
Haynes,
Hazen,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lewis,
Look,
Mallory,
Maxwell,
McKernan,
Mickley,
Morton,
Munger,
Newcomb,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Mr. Schars,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Thomas,
Tapper,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

66

NAYS.

0

Title agreed to.

On motion of Mr. Landon,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 147, entitled

A bill authorizing the State Librarian to sell or dispose of certain books or public documents,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. M. D. Howard,	Mr. Schars,
G. W. Allen,	O. F. Howard,	Shier,
Bartow,	Jewell,	Slocum,
Beach,	J. H. Jones,	L. Smith,
Brockway,	Keeler,	Stewart,
Camburn,	Kenny,	Swift,
Carleton,	Landon,	Thomas,
Cobb,	Lewis,	Tupper,
Colwell,	Look,	Utley,
Copley,	Mallary,	Van Vleet,
Dort,	Maxwell,	Warner,
Dunlap,	McKernan,	Wendell,
Dussau,	Mickley,	White.
Fellows,	Morton,	Williams,
Fisher,	Munger,	Winsor,
Forbes,	Newcomb,	Woodman,
Gies,	Packard,	Woodruff,
Green,	Phillips,	Woodward,
Griswold,	Reed,	Woodworth,
Hawley,	Rowe,	Yawkey,
Haynes,	Runyan,	Speaker,
Hazen,	Sanderson,	

65

NAYS.

0

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 179, entitled

A bill to enable the holders of land within this State to perpetuate testimony relative thereto,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Van Vleet asked and obtained the unanimous consent of

the House to amend the bill by inserting in the 9th line of section 2, after the word "survey," the words, "together with a description of the lands owned by such non-resident."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Sanderson,
G. W. Allen,	Jewell,	Schars,
Bartow,	J. H. Jones,	Shier,
Beach,	Keeler,	Slocum,
Brockway,	Kenny,	L. Smith,
Camburn,	Landon,	Stewart,
Carleton,	Lewis,	Swift,
Colwell,	Look,	Tupper,
Copley,	Mallory,	Utley,
Dort,	Maxwell,	Van Vleet,
Dunlap,	McKernan,	Warner,
Dusseau,	Mickley,	Wendell,
Fellows,	Morton,	Willits,
Fisher,	Munger,	Williams,
Forbes,	Newcomb,	Winsor,
Gies,	Nowland,	Woodman,
Green,	Packard,	Woodruff,
Griswold,	Phillips,	Woodward,
Hawley,	Reed,	Woodworth,
Haynes,	Rowe,	Yawkey,
Hazen,	Runyan,	Speaker,
M. D. Howard,		

64

NAYS.

0

Title agreed to.

House bill No. 173, being

A bill to amend section 6 of an act entitled an act supplementary to an act to amend an act entitled an act to authorize the formation of corporations for mining, smelting or manufacturing purposes, approved February 6th, 1855,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Sanderson,
G. W. Allen,	Jewell,	Schars,
Bartow,	Keeler,	Shier,
Carleton,	Kenny,	Slocum,

Colwell,	Mallary,	L. Smith,
Copley,	Maxwell,	Swift,
Dort,	May,	Tupper,
Dunlap,	McKernan,	Van Vleet,
Dusseau,	Mickley,	Warner,
Fellows,	Morton,	Wendell,
Fisher,	Munger,	Willits,
Forbes,	Newcomb,	Williams,
Gies,	Nowland,	Winsor,
Green,	Packard,	Woodman,
Griswold,	Phillips,	Woodruff,
Hawley,	Reed,	Woodward,
Haynes,	Rowe,	Speaker,
Hazen,	Runyan,	

58

NAYS.

Mr. Brockway,	Mr. Landon,	Mr. Utley,
Camburn,	Lapham,	Woodworth,
M. D. Howard,	Look,	Yawkey,
J. H. Jones,	Stewart,	

11

Title agreed to.

House bill No. 214, entitled

A bill making appropriations for the Michigan Asylum for the Insane,

Being under consideration,

On motion of Mr. Green,

The bill was laid on the table.

House bill No. 250, entitled

A bill to lay out and construct a State road, to be known as the Huron City and Bad Ax State road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Jewell,	Mr. Sanderson,
G. W. Allen,	J. H. Jones,	Schars,
Bartow,	Keeler,	Shier,
Brockway,	Kenny,	Slocum,
Camburn,	Landon,	L. Smith,
Carleton,	Lapham,	Stewart,
Cobb,	Look,	Swift,
Colwell,	Mallary,	Tupper,
Copley,	Maxwell,	Utley,
Dort,	May,	Van Vleet,

Dunlap,	McKernan,	Warner,
Dusseau,	Mickley,	Wendell,
Fellows,	Morton,	White,
Forbes,	Munger,	Willits,
Gies,	Newcomb,	Winsor,
Green,	Nowland,	Woodman,
Griswold,	Packard,	Woodruff,
Hawley,	Phillips,	Woodward,
Hazen,	Reed,	Woodworth,
M. D. Howard,	Rowe,	Yawkey,
O. F. Howard,	Runyan,	Speaker,
	NAYS.	68
		0

Title agreed to.

House bill No. 150, entitled

A bill to legalize the action of the annual school meetings of school district No. 1, of Portage township, in Houghton county, for the years 1863 and 1864,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. J. H. Jones,	Mr. Sanderson,
G. W. Allen,	Keeler,	Schars,
Bartow,	Kenny,	Shier,
Brockway,	Landon,	L. Smith,
Camburn,	Lapham,	Stewart,
Carleton,	Look,	Swift,
Cobb,	Mallary,	Tupper,
Colwell,	Maxwell,	Utley,
Copley,	May,	Van Vleet,
Dort,	McKernan,	Warner,
Dunlap,	Mickley,	Wendell,
Dusseau,	Morton,	White,
Fellows,	Munger,	Willits,
Forbes,	Newcomb,	Williams,
Gies,	Nixon,	Winsor,
Green,	Nowland,	Woodman,
Griswold,	Packard,	Woodruff,
Hawley,	Phillips,	Woodward,
Hazen,	Reed,	Woodworth,
M. D. Howard,	Rowe,	Yawkey,
O. F. Howard,	Runyan,	Speaker,
Jewell,		
	NAYS.	64
		0

Title agreed to.

House bill No. 151, being

A bill to limit the time in which returns may be commenced upon judgments of courts of record,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Jewell,	Mr. Runyan,	
G. W. Allen,	J. H. Jones,	Sanderson,	
Bartow,	Keeler,	Schars,	
Beach,	Kenny,	Shier,	
Brockway,	Landon,	L. Smith,	
Camburn,	Lapham,	Stewart,	
Carleton,	Look,	Swift,	
Cobb,	Mallary,	Tupper,	
Copley,	Maxwell,	Utley,	
Dort,	May,	Van Vleet,	
Dunlap,	McKernan,	Warner,	
Dusseau,	Mickley,	Wendell,	
Fellows,	Morton,	White,	
Forbes,	Munger,	Willits,	
Gies,	Newcomb,	Williams,	
Green,	Nixon,	Woodman,	
Griswold,	Nowland,	Woodruff,	
Hawley,	Packard,	Woodward,	
Hazen,	Phillips,	Woodworth,	
M. D. Howard,	Reed,	Yawkey,	
O. F. Howard,	Rowe,	Speaker,	63
	NAYS.		0

Title agreed to.

House bill No. 174, entitled

A bill to authorize the Monroe and Flat Rock plank road company to vacate and abandon a portion of their road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen	Mr. Jewell,	Mr. Runyan,	
G. W. Allen,	J. H. Jones,	Sanderson,	
Bartow,	Keeler,	Schars,	
Beach,	Kenny,	Shier,	
Brockway,	Landon,	L. Smith,	
Camburn,	Lapham,	Swift,	

Carleton,	Lewis,	Tupper,
Cobb,	Look,	Utley,
Colwell,	Mallary,	Van Vleet,
Copley,	May,	Warner,
Dort,	McKernan,	Wendell,
Dunlap,	Mickley,	White,
Dussean,	Morton,	Willits,
Fisher,	Munger,	Williams,
Forbes,	Newcomb,	Woodman,
Green,	Nixon,	Woodruff,
Griswold,	Nowland,	Woodward,
Hawley,	Packard,	Woodworth,
Hazen,	Phillips,	Yawkey,
M. D. Howard,	Reed,	Speaker,
O. F. Howard,	Rowe,	

62

NAYS.

Mr. Gies,

Mr. Stewart,

2

Title agreed to.

House bill No. 163, entitled

A bill to amend an act to incorporate the city of Pontiac, approved March 15, 1861, and to add certain sections thereto,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Warner asked and obtained the unanimous consent of the House to amend the bill, as follows:

1. By striking out the whole of section two.
2. By striking out the word "fourth," in the 4th line of section 3, and inserting in lieu thereof the word "half;"
3. By striking out the figure "3," in the 1st line of section 3, and inserting in lieu thereof the figure "2;"
4. By adding to the bill the following, to stand as section three:

"Section 3. That section one hundred and twenty-two of said act be amended so as to read as follows:

"Sec. 122. Every male inhabitant of said city over the age of twenty-one years, and not above the age of fifty years, except as hereinafter provided, residing in said city, shall be assessed a poll-tax in said city, of one dollar each, per annum."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen, -	Mr. M. D. Howard,	Mr. Bunyan,
G. W. Allen,	O. F. Howard,	Sanderson,
Bartow,	Jewell,	Schars,
Beach,	J. H. Jones,	Shier,
Brockway,	Keeler,	Slocum,
Camburn,	Kenny,	L. Smith,
Carleton,	Landon,	Stewart,
Cobb,	Lapham,	Swift,
Colwell,	Lewis,	Thomas,
Copley,	Look,	Tupper,
Dort,	Mallary,	Van Vleet,
Dunlap,	May,	Warner,
Dusseau,	McKernan,	Wendell,
Fellows,	Mickley,	White,
Fisher,	Newcomb,	Willits,
Forbes,	Nixon,	Woodman,
Gies,	Nowland,	Woodruff,
Green,	Packard,	Woodward,
Griswold,	Phillips,	Woodworth,
Hawley,	Reed,	Yawkey,
Hazen,	Rowe,	Speaker,

63

NAYS.

0

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 140, being

A bill granting the board of supervisors in the several counties of this State authority to enact laws prohibiting animals from running at large in the public highways,

Being under consideration,

Mr. Landon asked and obtained the unanimous consent of the House to amend the bill by inserting in the 8d line, after the word "horses," the word "mules."

The bill was then read a third time and passed, a majority of all the members elect, voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Rowe,
G. W. Allen,	Jewell,	Sanderson,
Bartow,	J. H. Jones,	Schars,
Beach,	Keeler,	Shier,
Bond,	Kenny,	Slocum,
Brockway,	Landon,	L. Smith,
Carleton,	Lapham,	Stewart,
Cobb,	Lewis,	Swift,
Colwell,	Look,	Thomas,
Copley,	Mallary,	Van Vleet
Dort,	Maxwell,	Warner,
Dunlap,	May,	Wendell,
Dusseau,	McKernan,	White,
Fellows,	Mickley,	Willits,
Fisher,	Morton,	Williams,
Forbes,	Newcomb,	Woodman,
Gies,	Nixon,	Woodruff,
Green,	Nowland,	Woodward,
Griswold,	Packard,	Woodworth,
Hawley,	Phillips,	Yawkey,
Hazen,	Reed,	Speaker,
M. D. Howard,		64

NAYS.

Mr. Camburn,	Mr. Runyan,	2
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Title agreed to.

Mr. Landon moved that the bill be ordered to take immediate effect;

Which was not agreed to.

House bill No. 169, being

A bill to detach certain territory from the county of Grand Traverse, and attach the same to the county of Antrim,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Hazen,	Mr. Reed,
G. W. Allen,	M. D. Howard,	Rowe,
Bayley,	O. F. Howard,	Runyan,
Bartow,	Jewell,	Sanderson,
Beach,	J. H. Jones,	Schars,
Bond,	Keeler,	Shier,
Brockway,	Kenny,	L. Smith,
Camburn,	Landon,	Swift,

Carleton,	Lapham	Thomas,
Cobb,	Lewis,	Utley.
Colwell,	Look,	Van Vleet,
Copley,	Mallery,	Warner,
Dort,	Maxwell,	Wendell,
Dunlap,	May,	White,
Dusseau,	McKernan,	Willits,
Fellows,	Mickley,	Williams,
Fisher,	Morton,	Woodman,
Forbes,	Newcomb,	Woodruff,
Gies,	Nixon,	Woodward,
Green,	Nowland,	Woodworth,
Griswold,	Packard,	Yawkey,
Hawley,	Phillips,	Speaker,
	NAYS.	66
		0

Title agreed to.

On motion of Mr. Dunlap,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 170, being

A bill to provide for the sale of certain swamp lands, licensed under act No. 229, of the session laws of 1859, and acts amendatory thereto,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Hazen asked the unanimous consent of the House to amend the bill by striking out the word "one," in the third line of section two, and inserting the word "two" in lieu thereof;

Objected to by Mr. Williams.

On motion of Mr. Morton,

The bill was recommitted to the committee on public lands.

House bill No. 205, being

A bill to amend section 2, of act No. 186, of the laws of 1863, being "an act to authorize the Auditor General to refund money paid for taxes and on tax sales, in certain cases," approved March 18, 1863,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. Hazen,	Mr. Runyan,
G. W. Allen,	M. D. Howard,	Sanderson,
Bayley,	O. F. Howard,	Schara,
Bartow,	Jewell,	Shier,
Beach,	J. H. Jones,	Slocum,
Bond,	Keeler,	L. Smith,
Brockway,	Kenny,†	Stewart,
Camburn,	Landon,	Swift,
Carleton,	Lapham,	Thayer,
Cobb,	Lewis,	Thomas,
Colwell,	Mallary,	Tupper,
Copley,	Maxwell,	Utley,
Dort,	May,	Van Vleet,
Dunlap,	McKernan,	Warner,
Dusseau,	Mickley,	Wendell,
Fellows,	Morton,	Willits,
Fisher,	Nixon,	Woodman,
Forbes,	Nowland,	Woodruff,
Gies,	Packard,	Woodward,
Green,	Phillips,	Woodworth,
Griswold,	Reed,	Speaker,
Hawley,	Rowe,	
	NAYS.	65
		0

Title agreed to.

House bill No. 217, being

A bill to provide for assessing property in certain cases, at any time between the first day of May and the first day of October, and for the more speedy collection of taxes in certain cases,

Was read a third time, and pending the taking of the vote on the passage thereof.

Mr. Warner asked the unanimous consent of the House to amend the bill, by adding thereto the following:

"*Provided*, That the provisions of this act shall not apply to the Lower Peninsula;"

Objected to by Mr. Wendell.

On motion of Mr. Warner,

The bill was laid on the table.

House bill No. 212, entitled

A bill to authorize Elias Cowles to drop a "w," so that his name shall read "Coles,"

Being under consideration,

Mr. Warner moved to amend the bill by striking out all after the word "Cowles," in the third line;

Objected to by Mr. Beach.

Mr. Warner moved to recommit the bill to the committee on the judiciary, with instructions;

Mr. Gies moved to lay the motion on the table;

Which was not agreed to.

Mr. Beach then withdrew his objections, and the amendment of Mr. Warner was made.

The bill was then read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bayley,	Mr. J. H. Jones,	Mr. L. Smith,
Bartow,	Keeler,	Swift,
Bond,	Kenny,	Thayer,
Camburn,	Lewis,	Thomas,
Carleton,	Mallary,	Warner,
Colwell,	Maxwell,	Wendell,
Copley,	McKernan,	White,
Dunlap,	Mickley,	Wilcox,
Dusseau,	Morton,	Willits,
Fellows,	Nixon,	Williams,
Fisher,	Packard,	Woodman,
Green,	Phillips,	Woodruff,
Griswold,	Reed,	Woodward,
Hawley,	Rowe,	Woodworth,
Hazen,	Schars,	Speaker,
O. F. Howard,	Slocum,	

47

NAYS.

Mr. A. Allen,	Mr. M. D. Howard,	Mr. Runyan,
G. W. Allen,	Jewell,	Sanderson,
Beach,	Landon,	Shier,
Brockway,	Lapham,	Stewart,
Cobb,	May,	Tupper,
Dort,	Monroe,	Utley,
Fortes,	Nowland,	Van Vleet,
Gies,		

22

House bill No. 197, being

A bill to change the name of Edgar C. Yates to Edgar C. Dibble,

Being under consideration,

Mr. M. D. Howard asked and obtained the unanimous consent of the House, to amend the bill by inserting in the first line of section 1, after the word "Yates," the words "of the city of Detroit."

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bayley,	Mr. Jewell,	Mr. Shier,
Bartow,	J. H. Jones,	Slocum,
Beach,	Keeler,	L. Smith,
Bond,	Landon,	Swift,
Brockway,	Lapham,	Thayer,
Camburn,	Lewis,	Thomas,
Carleton,	Mallory,	Tupper,
Cobb,	Maxwell,	Utley,
Colwell,	May,	Van Vleet,
Copley,	McKernan,	Wagner,
Dort,	Mickley,	Wardell,
Dunlap,	Morton,	Watts,
Dussean,	Nixon,	Wilcox,
Fellows,	Nowland,	Willits,
Forbes,	Packard,	Williams,
Green,	Phillips,	Woodman,
Griswold,	Reed,	Woodruff,
Hawley,	Rowe,	Woodward,
Hazen,	Runyan,	Woodworth,
M. D. Howard,	Sanderson,	Speaker,
O. F. Howard,	Schars,	

62

NAYS.

Mr. G. W. Allen,	Mr. Gies,	Mr. Stewart,
Fisher,	Monroe,	

5

On motion of Mr. Bartow,

The House took a recess until this evening at 7 o'clock.

EVENING SESSION.

7 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

The order of business being the order of

THIRD READING OF BILLS AND RESOLUTIONS,

On motion of Mr. Warner,

The order was passed over for the evening.

GENERAL ORDER.

On motion of Mr. Brockway,

The House went into committee of the whole, on the general order,

Mr. Woodman in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 148, entitled

A bill for the acceptance of the donation of public lands made by an act of Congress, approved June 20, 1864, for the construction of certain wagon roads for military and postal purposes, and to provide for the construction of the same;

2. House bill No. 180, entitled

A bill to authorize the several townships in the counties of Ingham, Olinton, Eaton and Ionia, to pledge their credit, and the county of Ionia to raise by tax, or borrow money, to aid in the construction of a railroad from the village of Ionia, in Ionia county, to the city of Lansing, in Ingham county;

3. House bill No. 192, entitled

A bill to amend an act entitled an act to authorize the counties of Jackson and Eaton, and the cities and townships of such counties, and of Barry and Kent, the townships of Onondaga and Leslie, in Ingham county, and Leighton and Wayland, in Allegan county, to pledge their credit in aid of the construction

of a railroad from Jackson to Grand Rapids, being act No. 67, session laws of 1864;

4. House bill No. 167, entitled

A bill to amend an act entitled an act to provide for the drainage and reclamation of swamp lands, by means of State roads and ditches, approved February 15, 1861;

5. House bill No. 194, entitled

A bill to amend an act entitled "an act to provide for the drainage and reclamation of swamp lands, by means of State roads and ditches, from Muir, in Ionia county, to the north line of Isabella county," approved February 5, 1864;

6. House bill No. 204, entitled

A bill to amend section 5, of chapter 20, and section 15, of chapter 21, and to repeal section 16, of chapter 21, of the compiled laws, relative to the assessment and collection of highway taxes;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

7. Senate bill No. 65, entitled

A bill to amend sections 3 and 4 of an act to establish and regulate a mining school in the Upper Peninsula, and to add a section thereto;

8. House bill No. 211, entitled

A bill to authorize the board of supervisors in the counties composing the twelfth judicial circuit to appropriate money to defray the expense of holding courts in said circuit;

9. House bill No. 209, entitled

A bill to amend section 27, of chapter No. 108, of the compiled laws;

10. House bill No. 206, entitled

A bill to amend an act entitled an act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State;

Have made no amendment thereto, and have directed their chairman to report the same back [to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled joint resolution:

House joint resolution No 37, entitled

Joint resolution to provide for an amendment to the Constitution, relative to deserters;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

J. J. WOODMAN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Utley,

The House concurred in the amendments made to the first six named bills, *in gross*, and the several bills were placed on the order of third reading.

On motion of Mr. Van Vleet,

The seventh, eighth, ninth and tenth named bills were placed on the order of third reading.

On motion of Mr. Utley,

The House concurred in the amendments made to the joint resolution, and the joint resolution was placed on the order of third reading.

On motion of Mr. Van Vleet,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Wednesday, March 8, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Meyer.

Roll called: quorum present.

Absent at roll call, without leave, Messrs. A. Allen and Pitts.

Mr. Rowe asked and obtained leave of absence for Mr. A. Allen, for an indefinite time.

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Mr. Dusseau asked and obtained leave of absence for Mr. Pitts, for an indefinite time, on account of sickness.

PRESENTATION OF PETITIONS.

By Mr. Jewell: petition of M. W. Shewn and 21 others, citizens of Sparta, Kent county, asking for the organization of the county of Grant;

Referred to the committee on town and counties.

By Mr. Munger: remonstrance of the board of supervisors of Sanilac county, against the division of said county;

Referred to the committee on towns and counties.

REPORTS OF STANDING COMMITTEES.

By the committee on fisheries:

The subject under consideration is one of so much importance, as well to the State at large as to those directly engaged in our fisheries, that your committee have deemed it incumbent on them to go farther than to present a mere formal report, and to enter into an examination of the matter more thoroughly than might at first sight be thought necessary.

The fishing business, unlike agriculture, manufacturing and the mechanic arts, is, of necessity, confined to localities apart from other pursuits, and to a comparatively small number of persons; hence, while those few may be well informed in all matters relating to their business, as well as the habits, nativity and growth of fishes, together with causes that contribute to make them more abundant, or to diminish their number, the community at large is generally ignorant in these respects, and therefore may be easily imposed upon by interested parties, who often, from selfish ends and from motives of cupidity, inculcate false notions, calculated to induce legislation, at once ruinous to the general business of fishing, and injurious to the interests of the entire State.

Several newspaper articles, lately published in Detroit, and the circulars issued from that city by a few men engaged in seine fishing, on the Detroit and St. Clair rivers, and in pound or trap net fishing on the Wisconsin shores, are of that character.

It is contended by some who know better, and believed by others who are uninformed on the subject, that pound or trap net fishing, by taking such large numbers of white fish, will soon depopulate the lakes, and ruin the trade.

On the contrary, it is well known to all experienced fishermen that nearly in every case the reverse is true; that the longer pounds have been used in any given locality, the greater is the quantity of whitefish taken, except, perhaps, in a few places where the constant frequent passage of steamers have disturbed or driven away the fish, or where the offal from the fisheries has been thrown back into the water instead of being buried or burned, as it should be in all cases. The white fish is remarkably cleanly in his habits, never frequenting muddy streams, or any place where blood or filth is mingled in the water.

The fishermen understand the reason of the increase generally of white fish where pounds or trap nets are in constant use, to be the destruction of the sturgeon and other long-lived fish belonging to the sucker tribe, that frequent the spawning grounds and suck up the spawn of the whitefish, thus destroying millions.

These comparatively worthless fishes being long-lived and of slow growth, can be, and are being, regularly exterminated, while the white fish, being short-lived, and coming to maturity during his second year, growing from a minnow to a full-grown fish, during the non-fishing season, cannot be exterminated or greatly diminished in numbers by any such process.

The white fish, like the salmon and other fall spawning fishes, is short-lived and a rapid grower. The spawn is laid in October and November; the hatching takes place in April, May or June, according to the locality as to the warmth of water. During the first year the young ones attain to minnows of two or three ounces, so small that no net will stop them.

Soon after hatching, or as soon as they have attained to the proper fish shape so as to navigate freely, they retire into deep, clear, cold water. This generally takes place from May

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to June. About this time, or a little later, the young fish of last year's hatching, some 13 or 14 months old, show themselves in vast numbers, gradually making their way from the deeper parts of the lake towards the grounds where they were hatched, for the purpose of depositing their spawn and producing their successors.

During this period, between June and September, to when they return to the place of their nativity, they grow most rapidly, having grown from little ones of a few ounces to full sized fishes, of four, five, and in some localities in Lake Superior, to eight or nine pounds, in the space of less than three months.

The very large fish known as the Mackinac or Lake Superior white fish, is not so much larger than those of other localities, by reason of age, but from being of a different species, of a large breed, so to speak. They are no older than the others, and none are over 16 or seventeen months old at maturity.

It has been observed by all fishermen, that the white fish in different localities differ from each other in many marked peculiarities, not only in size, but in shape and their general appearance, as much so as different breeds of hogs, cattle, sheep, or horses, in different parts of the country.

But the families or tribes keep themselves distinct from each other, never mixing or "crossing the breed," and the same features will be observed on the same grounds from year to year, all resembling each other, but differing from those of other places, being either larger or smaller, or having other peculiarities; and all uniformly so, but all in the same locality are of remarkably uniform size, that is those of the same sex, the females in all cases being the larger.

Hence, we find the large fish always in the same place in Lake Superior, and the smaller ones always in the same places in Lakes Michigan and Huron, and the still smaller ones in Detroit river and Lake Erie, as we find the large horse in Holland and the "pony" in the Shetland Isles. Both classes are perfect white fish, as both are perfected horses, of their different kind or species.

Experiments by marking young fishes, prove that this class, the fall spawning, as the white fish, salmon, &c., always return at maturity to their old spawning grounds, lay their spawn, and retire. And it is believed, and pretty well settled that the white fish only breeds once, that is in the fall of the second year, and that during the summer of the third year, just about the time the last year's brood are making their rapid growth to maturity, the old ones retire into deep water to die, never again making their appearance. From these facts it will be readily seen that it is impossible to destroy so as to greatly diminish the quantity of white fish by pound or trap nets, or any other process that does not destroy the spawn where it is deposited, no matter how many full grown ones are taken, for at the time of fishing the millions of young ones to be matured before the next fishing season, are too small to be stopped by the finest nets, while, if none at all were taken one year, the number the next would not be materially augmented, as the old ones have, in the meantime, gone out of existence, and given place to their matured progeny.

The only mode of fishing that tends permanently to diminish the number of white fish, is that of the drag nets or seines. For while the pound and gill nets have large meshes of from four and a half to five and a half inches, are stationary and do not in the least disturb the bottom on which the spawn is deposited, the "lead line" of the seine is constantly being dragged and scrapped over the bottom, tearing up and disturbing those deposits, as well as taking the fish in the very act of casting their spawn. Besides, the mesh of the seine, instead of being like pound nets, of five inches in the lead, or that part which stops the fish in his course, is only about two and a half inches, and often less, and when used in midsummer, as is often the case, takes more or less of the partly matured white fish, too small to be obstructed in their passage by the pound or trap net.

This subject, being one that has but recently been called to the attention of scientific observers in this country, has not been sufficiently developed to furnish us with data for our

conclusions as the importance of the subject demands, or as will probably be developed in due time; but so far as we have reliable facts, both from scientific observation and the practical experience of fishermen themselves, they go to prove that we ought, at least, to be very cautious in our legislation, lest we do a great injury to a very important branch of commerce, without any compensating benefit to the State at large. They show that the apprehensions of exhausting white fish in our waters by any mode of fishing now in use, are groundless, and that no legislation based upon such apprehension, is necessary. Since this matter has been agitated, your committee has taken some pains to procure testimony bearing upon the foregoing facts, not only from those to be directly affected by the action of the Legislature, but from those who have no interest directly in Michigan fisheries.

The artificial cultivation of fish has been carried on in France and Scotland to a large extent for some 12 or 15 years, and recently on a small scale by several persons, men of science and observation, in the United States. Among the latter is Prof. Theodatus Garlic, of Cleveland, Ohio, who, with his friend, the late Prof. Ackley, prepared ponds and fixtures for artificial hatching and nurturing of fishes similar to those of Scotland and France. These pursuits, both in Europe and America, have enabled the parties engaged in them to learn many valuable facts in relation to certain kinds and classes of fishes heretofore entirely unknown even to fishermen.

We will give the results of some of these operations in the language of the men themselves;

"In November and December 1863, about 300,000 eggs of the salmon were deposited in hatching boxes, at Strömontfield, near Perth, Scotland. In April and May of the succeeding year, the hatching took place, and on the 15th of April, young fish were first observed at large in the troughs.

"In June of that year, 1864, the young fish having attained a length of about one and a half inches, were introduced into

a larger pond, where they were carefully fed and attended for 12 months.

"In May and June, 1855, when the fish were one year old, the young fry having attained the size of what is familiarly known as smalts, were marked by cutting off the adipose fin. About one in a hundred, only, were thus marked and liberated. Some of the young fish remained in the pond, but a large majority proceeded to sea. The largest smalts which left the place of their nativity in May and June, measured no more than about seven inches in length, and weighed from one-half to two ounces only. In August following, a portion of them returned from sea, after an absence of about two months. The marked ones were weighed, and the smallest one was found to weigh $3\frac{1}{2}$ pounds; another $5\frac{1}{2}$; one $5\frac{1}{4}$; one 7, and one $9\frac{1}{2}$ pounds; the latter one measured over $2\frac{1}{2}$ feet in length." The author further remarks that "they received no attention whatever."

Prof. J. C. Comstock, in his essay on fish breeding, when speaking of fall spawning fishes, says: "This class contains those which belong to the salmon and trout, including the shad-salmon, or white fish. That the white fish belongs to the short-lived and rapid-growing fishes, is well established."

Prof. Theodatus Garlic, M. D., author of a work on fish culture, thus speaks of the white fish: "I have given this subject a good deal of attention, and made careful observations on the history of this valuable fish, for the last eight or nine years, and the only conclusion I can arrive at is, that his age is about two years. My opinion is based partly upon what we absolutely know about several species of fish belonging to this family of fishes, and partly upon what I know by actual observation of the white fish during the first year and a half of his existence. The white fish, as so all of this family, spawn late in the fall. The time of incubation is about 12 weeks. The young fish do not leave the spawning ground until late in the spring. In the month of July they make their appearance at Sault Ste Marie, in myriads, in shoal rapids, and are about $2\frac{1}{2}$

inches long; they soon retire into deep cold water. Soon after these young fry make their appearance, the young fish hatched the year before appear. Their average length is about 4 or 5 inches, and they nearly, if not quite double their size during the few days they remain there.

"This is the last we see of young white fish. It will seem incredible to a majority of persons, that they should increase to such a size in so short a time, but no fact is better established," continues the Professor, "than that this family increases from two and a half ounces to six pounds, and in some cases as high as nine pounds, in the short period of three months.

"It is not until after the first year that the white fish makes such rapid growth. The white fish is a short lived fish, like many other varieties."

These are incontestible facts, developed by the researches of scientific men, having no interest but to promulgate truths in natural science, for the benefit of mankind.

Every day's experience of practical fishermen demonstrates the truth of the conclusions arrived at by scientific observers. A firm now engaged in fishing on the Wisconsin shore of Lake Michigan, having no direct interest in Michigan fisheries, in a letter to the chairman of your committee, in reply to inquiries made by him on the subject, writes as follows:

"DEAR SIR: In reply to your inquiry as to the effect of pound or trap net fishing on the quantity of fish, (white fish,) caught from year to year, we will inform you all we know from our own experience, and what we learn from the testimony of others in the business.

"We formerly fished on Lake Erie, in the vicinity of Huron, Sandusky and the Islands. We left that region, not because there were any less fish caught, or any poorer ones, after many years of pound or trap net fishing, but by reason of the disturbance of our nets by the steamers and vessels running into them, by the frequent destruction of our nets from storms, as the bottom is rocky, and it is difficult to fasten them securely, and

by reason of the water being shallow and warm, and the season warm, so that we could not safely pack fish so late in the spring or so early in the fall as in northern Michigan and Wisconsin. The last years of our operations in these waters were fully as productive, in fact more so, than the earlier ones, and those who still remain and fish there, where pound nets have been in use constantly for twelve or eighteen years, have the last two seasons caught more white fish than in any two previous years since pounds came into use.

"The reason of the increase is attributed to the destruction of the sturgeon, which was formerly taken by hundreds while lying on the spawning grounds of the white fish, and sucking up the spawn and living on these for the time.

"At the present time, the sturgeon is rarely caught on old fishing grounds, that have been in use every year—he has been almost exterminated from all such localities. Hence we conclude that a large portion of the eggs formerly destroyed by the sturgeon, are now left to become or produce fishes. We have been for the last seven years fishing with pounds on the Wisconsin shore of Lake Michigan. Our catch has been, with the same amount of twine, very uniform, from the beginning, except that there has been a slight yearly increase, and the last year has been decidedly better than the early years, and, in fact, the last two or three have shown decided improvements on former ones, showing that the white fish have steadily increased in numbers.

"Mr. J. P. Clark, of Detroit, has been fishing on White Fish Bay, Wisconsin, for some over twenty years; formerly with seines, but for the last six or seven years with pounds. He has used four very large pounds, occupying the same ground all the time. His pounds have large meshes, like ours, but the seines now used about the regions of two Rivers in Wisconsin, being used for smaller fish, as the herring and the like, have small meshes, about 2½ inches, and are used through the summer to take more or less small, partly grown white fish. J. P. Clark has taken about the same quantity of fish in proportion to the

twine used, that we have. During the past year, he took some 1,400 to 1,500 barrels, doing, as we have done, better than in former years, though occupying the same ground all the time. We fish in the spring, from the clearing of the ice, usually, till about the middle of June, and begin our fall fishing the latter part of August. If we work into July, we occasionally get some young or apparently not full grown fish; but most are so small at that time as to pass readily through our nets. Also, if we fish before late in August, a few young ones are taken, but we never take young ones later than Sept. 1st.

"The last year we worked till late in July, and began again Sept. 1st, and in all, out of 2,000 barrels taken, we had about 20 barrels of No. 2 (small) fish, about two-thirds grown, bringing one dollar per barrel less. Less than one per cent. of young fish.

"Mr. J. P. Clark, (of Detroit,) who formerly used seines with small meshes, took more at that time, of small fish, in proportion, as the mesh of the sein is $2\frac{1}{2}$ inches, while that of the lead to the pound, that stops the fish in his course and turns him to the pound, is made of 5-inch mesh, through which white fish less than full growth pass freely, and are not turned out of their course. Part of our pounds, under the supervision of our partner, Henry G. Clark, were located about six miles north of J. P. Clark, (of Detroit) on White Fish Bay; others, under charge of our Mr. Sage, were south of J. P. Clark, in a locality where there had not been, formerly, so many fish taken; yet they were no more successful than those in the locality longest used. The quantity taken one year, we are perfectly satisfied, has nothing to do with that of the next; for if that were so, the quantity would grow less and less, from year to year, where pounds are used. But the reverse is true. In all our experience, the quantity has gradually increased, (most probably from the cause above stated,) and especially has it been so for the last two years—the last year yielding an increase, in proportion to the twine, of from 25 to 35 per cent.

"You desire

to know what we have learned about the age and

growth of the white fish. We fishermen are practical men, never troubling ourselves with prying into curious facts, but contenting ourselves with getting reward for our toil in the business we are engaged and have invested our property. But it has been remarked for a long time by all fishermen, that we never catch, in the proper fishing season, any small or partly grown white fish after September or before July, and that the fish caught at any given point are always of very uniform size; that is, the males all nearly the same size, and the females uniformly of another size, and remarkably uniform. No very large and very small ones mixed up, as with pickerel and other fishes.

"It has been noticed that white fish in different localities, not many miles distant from each other, seem to be of different breeds; different shape and size in one place from those of another; as much difference as in the different breeds of hogs or sheep in different sections or countries; yet all are clearly white fish, and in any given locality looking alike and of uniform size. It has also been noticed that this apparent difference in the breed or species continues from year to year in the same localities, never changing one for the other kind, leading to the conclusion that the young, when full grown, return to their home where they were hatched, deposit their eggs, and bring forth their young in due time.

"A few years ago our attention was called to the subject of the rapid growth of the white fish, which seemed so curious, interesting and contrary to our former ideas and notions, that it enlisted much attention and inquiry.

"The fact stated that the white fish grew during the first year to be a minnow of only a few ounces, and that from some time in June to September of his second year he grew from that minnow to a full grown fish of several pounds weight, seemed to solve the mystery of the uniform size, for then we were always taking, (at the proper season,) only full grown fishes and no partly matured ones, their growth taking place out of the fishing season. Having for the past two years ta-

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ken pains to investigate the matter, we are satisfied that the facts as stated by Prof. Garlic are literally true. As to the short life of the white fish, and that he never lives to produce more than one crop of young fishes, it seems to us to be well settled. While fishing in Lake Erie for herring, in the summer season, with seines, as before remarked, a few young white fish are occasionally caught, and occasionally a large one; but the large ones seem to be dull, sluggish and sick, as though about to die, and is probably just finishing his course of life, to give place to the family to be suddenly matured the coming fall. It is extremely rare, if ever, that full grown dead white fish are washed up on the lake shore in midsummer, while duffers, &c., of large size, are washed ashore, having got into breakers and become disabled; leading to the conclusion that white fish have retired into deep water to die, as during the fall, when the young white fish have become matured, they are found near shore, and as often cast on the beach as any others.

"We have thus given you all we think you need on the subject, and if it is of any use to you, you are welcome to it. Having not one cent invested in fisheries in the State of Michigan, we have no interest directly in the controversy you speak of, and state what we have said, from no other motive than to give useful information on the subject.

"Respectfully, &c., your ob't. serv'ts,

"DOUGLASS, SAGE & CLARK.

"Hon. J. A. T. WENDELL,

"Michigan Legislature, Lansing, Mich."

A gentleman extensively engaged in the business at Sandusky, Ohio, writes as follows:

"Sir—I have been engaged in pound fishing for white fish in Lake Erie, among the islands, for the last eight years, from year to year, occupying either the same ground, or that previously occupied by others, constantly; and I can say that for

"SANDUSKY, O., Jan. 25, 1865.

the last two years, the catch with all in the neighborhood has been greatly increased in proportion to the amount of twine used. I know the same to be true all along the lake below, between this and Cleveland, where, especially about Vermillion, the pound nets have been constantly in use, and as thick together as the nature of the ground will admit, for the last fifteen years.

"The catch of this vicinity, in white fish alone, was, for 1863, over \$50,000 worth, and at least one-third more in 1864, not far from \$70,000 or \$75,000, owing to high prices and large catch.

"It is a well known fact that the sturgeon has steadily grown less and less numerous, in all localities where pounds have been used every year, and the white fish have gradually increased in number since the sturgeon have disappeared, and we all conclude, as we know the sturgeon to lay on the spawning grounds of the white fish and suck up the spawn (having often found their stomachs full of spawn at a season when none but white fish lay their spawn,) that the destruction of the sturgeon saves the spawn and increases the white fish. We can attribute the real increase, observed by all for the last two or three years, to no other cause; at all events it is well settled that, with a constant and steady use of pounds, taking all we can every year, the white fish continues to increase, but the sturgeon rapidly diminishes in numbers.

"We never take any small or partly grown white fish, except where we fish with seines for herring, white bass, and the like with the small meshes, and that in midsummer. Before closing this I will mention a fact that will prove the effects of sturgeon on white fish breeding. Formerly certain fishing grounds in Maumee Bay were used, and as in all other new localities, the sturgeon were very abundant, regularly diminished in numbers, and white fish increased. The parties having gone into other business since the war, the grounds were not used for two years. Last season parties set pounds there as before. The sturgeon were found to have greatly increased in number.

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Large numbers were caught, but the catch of white fish, which on all the constantly used ground was much greater than before, was less on these grounds than when formerly used. I have no nets in any of the Michigan waters, nor any direct interest in Michigan fisheries, and make this statement of facts for no other purpose than to comply with your request for information on the subject. Scores of others in the business; all will testify to the same facts.

"Yours, &c., respectfully,

"H. C. POST."

"HON. MR. WENDELL,

"Michigan Legislature, Lansing."

Numerous other letters have been received from respectable and experienced persons to the same effect, and remonstrances against any interference by law to suppress any of the processes of taking white fish, have come in from nearly every portion of the State where the business is carried on, signed by large numbers, amounting in the aggregate to nearly or quite eleven hundred persons, comprising not only those directly engaged in fisheries, but all the best business men of the several localities whose interest it is to preserve the fisheries in all their productiveness, and whose opportunities, in years past, for observing the effect of pound or trap nets as well as other modes upon the quantity of fish taken from year to year, have been ample. The unanimous testimony of all these is in corroboration of the views herein expressed, that where pounds have been longest used, there has been the greatest and constant increase of white fish, with a corresponding decrease of the sturgeon, the decrease of white fish spawn.

On the other hand, but two petitions, signed by but 72 persons, for the measure of suppressing such fishing, has been presented, and t from only a few who are engaged in another mode of fishing, and desire such an act, possibly for the purpose of suppressing competition in the fish market, than from the continuation of the quantity of fish in the lakes. In corroboration of the foregoing, your committee present the

official statement from the *Commercial Register*, of the production of white fisheries of Sandusky, Ohio, for the last five years, where pound or trap nets have been in constant use, occupying all the practicable grounds, for at least twelve years, down to the present time.

The fishing season (in that region) is in April, October and November:

White fish taken in 1860, daily average,.....	30 tons
“ “ “ 1861, “ “	35 “
“ “ “ 1862, “ “	40 to 41 “
“ “ “ 1863, “ “	50 “
“ “ “ 1864, “ “	50 to 51 “

The nets were more than usually disturbed by severe storms in 1864, besides the great quantity of ice on the lake in the spring delaying fishing more than ordinarily, and the early freezing up cut short the fall fishing. Notwithstanding all these disadvantages and hindrances, it will be seen that the daily average was an increase upon the previous year's catch, and was 66 per cent. greater than that of five years before.

Finally, upon a careful view of all the facts accessible to your committee, which we regret to state were meagre, they have come to the deliberate conclusion, that there is no danger of so diminishing the quantity of fish, by any process or nets now in use, as to affect to an appreciable degree the quantity to be taken at any future time, and that deciding in favor of any kind of net or mode of fishing would be going a step too far, and think it should be left entirely to the judgment, interest and experience of the fishermen, they being the parties directly interested, many having lands and fisheries of their own. We further think that any law at present suppressing certain modes of fishing, would be of no benefit to the State, but unfriendly and ruinous legislation to the rights and life-long privileges of a large class of poor but worthy citizens, those hardy sons of the billow, who dare the stormy elements at all seasons, both by night and by day, and endure indescribable hardships and privations, and earn at best but a scanty livelihood, yet produce a

great and important article of consumption and export to the State. They have always been the pioneer settlers in the most remote and isolated coasts and islands of our extensive inland sea. The humble, but always hospitable home of the fisherman is often a happy haven for the shipwrecked seaman and emigrant, and a desirable shelter for the weary, toiling winter traveler, during the ice and snow blockade in the northern, roadless districts. The perilous life they lead in their dauntless little barks stands unequalled and unparalleled, and make them naturally the best of seamen, and in time may be invaluable for the protection and defense of our extensive and unprotected lake frontiers. It always has been a fixed policy of all seaboard nations in all ages, even among the oriental nations, for we read wise enactments for the protection of fish and fisheries, even in the "Damathat," or laws of Menoo. The great naval governments of Europe, and especially France and England, who keep up and encourage the fisheries on the banks of Newfoundland, and other important fisheries to secure seamen for their war and merchant navies. The federal government has pursued the same policy on her sea coasts ever since its existence, for the same motives, and has offered liberal fishing bounties as an inducement for engaging in this risky and fluctuating branch of commerce, and has reaped and is reaping the benefit of its wise policy during the past and present wars.

The American people are naturally a fish-eating people; other nations use them generally as a matter of economy, and the opening of railroads and avenues through all parts of the continent has increased the demand and price of fish, and the supply does not meet the demand, although it is estimated by men of intelligence that the value of our yearly catch of fish is greater than all taken in fresh water in the thirty-four remaining States of the Union. This may at first blush seem like a broad assertion, but as it is no doubt strictly within bounds. We may add that so far as quality is concerned, the superiority of our finny tribes is even more strongly marked than in regard to quantity; for in the sluggish streams that abound in more southern latitudes,

the fish partake of the slimy properties of their native element. It is only in the livid waters of the north that they are found in flavor unexceptional, or exalt them to the dignity of a staple of commerce. The fisheries of Michigan are but yet in their infancy, and yet the total annual proceeds amount to over a million of dollars. They afford a highly-prized luxury for immediate consumption, and form one of our leading articles of export, and are very justly regarded as constituting one of our greatest interests. It is also a matter worthy of serious consideration, that the profusion with which finny tribes, (especially Mackinaw trout, so called,) propagate their species, and is a peculiarity said to be imparted to those who partake freely and regularly of them for food; a supposition that would seem to be strongly supported by facts, as fishermen are proverbial for the number of their descendants. Many of the rotund inhabitants of the northern fishing districts of our State, are the happy fathers, often, of over a score of children. Very numerous cases can be cited as striking proof in support of this theory. Thousands of the wealthier classes from the most civilized portions of the Union, especially since the breaking out of the war, become converts to this theory, (through patriotic motives, undoubtedly,) and sojourn annually to the fish-yielding lakes and rivers of the north.

Though no legislation is necessary to suppress any kind of nets, it is proper to enact laws for enforcing cleanliness, and preventing the driving away fish from convenient localities. Fish, with few exceptions, are cleanly, and will not remain in filthy localities, and your committee are persuaded that if in any places the fishes have diminished in numbers, the cause can be traced to the habit of fishermen, as is the case with Indians and most old fishermen who don't own the lands, especially in the thinly settled regions: casting the offal of the fisheries back into the water, as the cheapest mode of getting them out of the way, as well as washing the fish and pouring putrid brine into the waters of the fishing grounds. Your committee recommend that the fishing with pound nets and seines,

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or any continuous nets, in small inland lakes or streams be prohibited, particularly when such the common property of two or more owners that one may take advantage of the others, and procure more than his share, and thus create a tion. By restricting all to the use of means of the poorest, no complaint can be made, and advantage gained by any party.

Laws should likewise be enacted to tax the fish, or the granting of licenses to transient fishermen from other States (and they are no the same privileges as residents, and come to time of the assessment is passed, and engage trade and fishing, export large quantities of the fall, consequently pay no tax or revenue to The subject of fishing bounties, of the apperintendent of fisheries, or authorizing the shores of the lake shore counties to have the supplies, would, in the opinion of be far more worthy of consideration than the laws to cripple any present mode of fishing.

All of which is most respectfully submitted for consideration of your honorable body.

J. A. T. WENDT

Report accepted and committee discharged
On motion of Mr. Yawkey,
The report was ordered printed.
By the committee on State affairs:
The committee on State affairs, to whom
ate bill No. 91 - entitled
A bill for the apportionment of Senators in
lature,
Respectfully
sideration, and
the House, with
that the amendmen

amended, do pass, and ask to be discharged from the further consideration of the subject.

J. B. COBB, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Maxwell,

The House concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was recommitted House bill No. 196, entitled

A bill to apportion anew the Representatives among the several counties and districts of the State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. B. COBB, *Chairman*.

Report accepted and committee discharged.

Mr. Utley moved that the bill be made the special order for to-morrow afternoon at 2 o'clock;

Mr. Morton moved to amend the motion by striking out "to-morrow afternoon at 2 o'clock," and inserting in lieu thereof "this evening at 7 o'clock;"

Which motion was withdrawn.

Mr. Utley withdrew his motion.

On motion of Mr. Morton,

The bill was made the special order for this afternoon at 2 o'clock.

By the committee on public lands:

The committee on public lands, to whom was recommitted House bill No. 170, entitled

A bill to provide for the sale of certain swamp lands licensed under act No. 229, of session laws of 1859, and acts amendatory thereto,

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Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Munger,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Hazen,

The bill was placed on the order of third reading.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to repeal an act entitled an act to provide for the payment of unliquidated swamp land road contracts, approved March 20, 1863,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hazen,

The bill was placed on the order of third reading.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred Senate bill No. 109, entitled

A bill to amend an act entitled an act to amend an act entitled "an act to incorporate the village of St. Joseph," approved February 11, 1859;

Also, Senate bill No 106, entitled

A bill to amend certain sections of an act entitled an act to incorporate the city of Flint, approved February 13, 1855;

Also, Senate bill No. 95, entitled

A bill to authorize the Port Huron and Lapeer plank road company to discontinue a portion of their road, and for other purposes;

Also, Senate bill No. 112, entitled

A bill to amend sections 1, 6, 12 and 15, of act No. 262, of the session laws of 1859, entitled an act for the incorporation of insurance companies, and defining their powers and duties, approved February 19, 1859,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the several bills do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Mallary,

The first three named bills were placed on the order of third reading.

The fourth named bill was referred to the committee of the whole, and placed on the general order.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred Senate bill No. 34, entitled

A bill to amend section 52 of an act entitled "an act to incorporate the city of Battle Creek," approved Feb. 3, 1859, relative to the jurisdiction of justices of the peace,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

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The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Mallary,

The bill was placed on the order of third reading.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred bill No. 85, entitled

A bill to authorize the several townships, cities and villages of Ingham, Eaton, Barry, Allegan, Van Buren

to loan money, pledge their credit, or raise money for the construction of a railroad from the city of Lansing to the village of St. Joseph,

and to report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

Report accepted. C. F. MALLARY, *Chairman.*

On motion of the committee concurred in the amendment made to the bill by

Mr. O'Grady,

The House concurred in the amendment made to the bill by

On motion of Mr. Mallary,

The bill was placed on the order of third reading.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred Senate bill No. 96,

A bill to authorize judges of probate in certain counties to appear, and prescribing his duties and compensation, being reported that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

Report accepted. A. D. GRISWOLD, *Chairman.*

On motion of the committee concurred in the amendment made to the bill by

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred Senate bill No. 125, being

A bill to authorize the Marquette and Ontonagon Railroad Company to transfer their interest in a portion of their land grant to the L'Anse and Ontonagon Railroad Company, and to facilitate the construction of said road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Griswold,

The bill was placed on the order of third reading.

By the committee on internal improvements:

The committee on internal improvements, to whom was referred Senate bill No. 114, entitled

A bill to authorize the Schoolcraft and Three Rivers railroad company to purchase and use the railroad rights, franchises and privileges of the St. Joseph Valley railroad company,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Wilcox,

The House concurred in the amendment made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the Committee on internal improvements:

The committee on internal improvements, to whom was referred Senate bill No. 110, being

A bill to enable the several townships, cities and villages of the counties of Clinton, Shiawassee, Saginaw and Bay, to aid in the construction of the Jackson, Lansing and Saginaw Railroad,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Runyan,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to provide for laying out and establishing a State road from the township of Chesaning to the township of Spaulding, in Saginaw county, and to provide for the construction of the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on military affairs:

The committee on military affairs, to whom was referred

A bill to amend section 87, of act No. 16, of the session laws of 1862, entitled an act for the reorganization of the military forces of the State of Michigan,

REspectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute for the bill, and recommend the adoption of the substitute, and when adopted, that it do pass, and ask to be discharged from the further consideration of the subject.

J. J. WOODMAN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Williams,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Woodman,

The bill was placed on the order of third reading.

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, March 7, 1865. }

To the Speaker of the House of Representatives:

SIR—I herewith respectfully return through you, to the House of Representatives, without my approval,

An act entitled an act to authorize the board of supervisors of Houghton county to draw certain swamp land money, and to expend the same on the L'Anse Bay and State Line State road, and for other purposes,

For the following reasons: By the terms of the act the custody, disposition and management of that portion of the swamp land fund which has been appropriated, on certain conditions, for the construction of the L'Anse Bay and State line State road, is taken wholly from the hands of the State officers, or the Board of Control, and is transferred to the board of supervisors of Houghton county, leaving to no State

officer any discretion in the premises, but merely the duty of obeying the requisition of the board of supervisors.

All supervision by any State authority over the construction of the road, or power of determining as to the fulfillment of the contract, is surrendered. It may be that in this instance the power conferred, irresponsible as it is, would not be abused. We have however no guaranty that it would not be; and if we had, in this case, the principle is bad and the precedent dangerous. Such a law would become an entering wedge for bolder schemes and the absorption of larger powers by boards of supervisors, already sufficiently extended.

The swamp land fund is held by the State in *trust*, and in my judgment this trust cannot properly be transferred to other hands. The State, through its own officers, is bound to see it faithfully applied.

The law in question would overturn a well settled policy, without, it seems to me, any sufficient reason or corresponding gain.

The act also makes it obligatory upon the Commissioner of the Land Office to cause patents to be issued for the lands applicable to the road, on receiving the statement of the board of supervisors that the contract has been faithfully complied with. That officer, however, has no means legally in his hands to enforce the issue of a patent, and has not the custody of the great seal of the State, under which the patent is to be issued—so that he is charged with a duty without the means of performing it. I think the whole act objectionable, upon principle, and that it can hardly have received full consideration.

I therefore feel constrained to ask of the Legislature a reconsideration of the act, in the hope that so great a change of policy in this respect will not be inaugurated without better reasons than I have been able to discover.

HENRY H. CRAPO.

The message was laid on the table.

Mr. Warner moved to reconsider the vote by which the House passed the bill;

Which motion prevailed.

On motion of Mr. Monroe,

The bill was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 174, entitled

A bill for the relief of fractional school district No. 9, of the townships of Scio and Webster, in the county of Washtenaw;

2. House bill No. 91, entitled

A bill to amend section 8 of an act entitled, "An act to provide for the incorporation of villages," approved February 17, 1857, as amended by act No. 121, approved March 17, 1863;

3. House bill No. 76, entitled

A bill to amend an act entitled an act to authorize the township of Holland, and other townships in the counties of Ottawa and Allegan, to make loans and levy taxes for the improvement of the harbor at the mouth of North Black Lake River, in Ottawa county, approved February 2d, 1858;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The several bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following joint resolution:

House joint resolution No. 19, entitled

Joint resolution requesting our members in Congress to use their best efforts to procure the repeal of the tax on the Holy Scriptures and school books;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 100, entitled

A bill to provide for the incorporation of Masonic lodges,

And to inform the House that the Senate has amended said bill by striking out the words "and receive," in line 5, section 1, after the word "capacity;"

Also, by striking out the word "they," in line 3, section 5, and inserting in lieu thereof the words, "the trustees;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Williams moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. Hazen,	Mr. Sanderson,
Bayley,	O. F. Howard,	Schars,
Bartow,	Jewell,	Slocum,
Beach,	J. H. Jones,	L. Smith,
Bond,	Laing,	W. T. Smith,
Brockway,	Landon,	Stewart,
Cady,	Lapham,	Swift,
Camburn,	Lewis,	Thomas,
Carleton,	Mallary,	Tupper,
Cobb,	Maxwell,	Utley,
Colwell,	McKernan,	Van Vleet,
Copley,	Mickley,	Warner,
Dort,	Morton,	Wendell,
Dunlap,	Munger,	White,
Dussean,	Nixon,	Wilcox,
Fisher,	Nowland,	Willits,
Forbes,	O'Grady,	Williams,
Gies,	Osborn,	Winsor,
Graham,	Packard,	Woodruff,
Green,	Phillips,	Woodward,
Griswold,	Reed,	Woodworth,
Hawley,	Rowe,	Yawkey,
Haynes,	Runyan,	Speaker, 69
	YEAS.	0

NAYS.

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives :

SIR—I am instructed by the Senate to transmit to the House the following bills:

1. Senate bill No. 120, entitled

A bill to provide for the purchase of books for the State Library;

2. Senate bill No. 123, entitled

A bill to legalize the action of certain townships in Clinton

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county, in raising bounties for volunteers, and to authorize them to refund money advanced to volunteers;

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, has been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on State library.

The second named bill was read a first and second time by its title, and referred to the committee on war bounties.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

House bill No. 81, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from the village of Ithaca, in Gratiot county, to the quarter post, on the north line of section 3, in town 11 north, of range three west;

Also, House bill No. 92, entitled

A bill for the construction of a State road from the western terminus of the St. Louis and geographical centre of Montcalm county State road, to the south-west corner of township No. 11 north, of range No. 10 west, on the Grand Rapids and Big Rapids State road,

Also, House bill No. 107, entitled

A bill to authorize the First Baptist Church and Society of Brooklyn, Jackson county, to convey certain real estate;

Also, House bill No. 107, entitled

A bill to attach the county of Manitou to the county of Leelanaw, for certain judicial purposes, and to repeal act No. 262, of the session laws of 1861, entitled "an act to attach the

county of Manitou to the county of Mackinac, for certain judicial purposes," approved March 16, 1861;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The several bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 56, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a road, to be known as the Tuscola and Saginaw Bay State road,

And to inform the House that the Senate has amended said bill, by striking out of the proviso the following words: "If sufficient lands shall be found therein;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Lewis moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,
Bayley,
Bartow,
Beach,

Mr. O. F. Howard,
Jewell,
J. H. Jones,
Keeler,

Mr. Ranyan,
Sanderson,
Sohars,
Shier,

Bond,	Laing,	Slocum,
Brockway,	Landon,	L. Smith,
Cady,	Lapham,	W. T. Smith,
Camburn,	Lewis,	Stewart,
Carleton,	Mallery,	Swift,
Cobb,	Maxwell,	Thayer,
Colwell,	May,	Thomas,
Copley,	McKernan,	Tupper,
Dort,	Mickley,	Utley,
Dunlap,	Monroe,	Warner,
Dussean,	Morton,	Wendell,
Fisher,	Munger,	White,
Forbes,	Newcomb,	Wilcox,
Gies,	Nixon,	Willits,
Graham,	Nowland,	Williams,
Green,	O'Grady,	Woodman,
Griswold,	Osborn,	Woodruff,
Hawley,	Packard,	Woodward,
Haynes,	Phillips,	Woodworth,
Hazen,	Reed,	Yawkey,
M. D. Howard,	Rowe,	Speaker,
	NAYS.	75
		0

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate manuscript bill, entitled

A bill to revise the charter of the city of Adrian;

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on banks and incorporations.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to request the House to return to the Senate, House bill No. 85, entitled

A bill to amend an act entitled "an act to revise the charter of the city of Port Huron," approved February 15, 1859.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The message was laid on the table.

On motion of Mr. M. D. Howard,

The bill was taken from the table.

On motion of Mr. Brockway,

The Clerk was directed to re-transmit the bill to the Senate. §

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. Woodman moved to discharge the committee of the whole from the further consideration of House bill No. 260, entitled

A bill to permit certain townships to aid in the construction of a railroad from Schoolcraft, to some point on Grand River;
Which motion prevailed.

On motion of Mr. Woodman,

The bill was recommitted to the committee on internal improvements.

Mr. Wendell moved to discharge the committee of the whole from the further consideration of House bill No. 264, entitled

A bill to amend an act entitled an act to incorporate the village of Mackinac, approved March 25th, 1848, and numbered 108, and to add certain new sections thereto;

Which motion prevailed.

On motion of Mr. Wendell,

The bill was placed on the order of third reading.

Mr. Wendell moved to take from the table House bill No. 217, entitled

A bill to provide for assessing property in certain cases, any

time between the first days of May and October, in each year,
and for the more speedy collection of taxes in certain cases;

Which motion prevailed.

On motion of Mr. Wendell,

The bill was recommitted to the committee on ways and means.

Mr. Wilcox moved to take from the table Senate bill No. 53, entitled

A bill to provide for the appointment of guardians for married women, in certain cases;

Which motion prevailed.

On motion of Mr. Yawkey,

The bill was recommitted to the committee on the judiciary.

Mr. Griswold moved to discharge the committee of the whole from the further consideration of House bill, entitled

A bill to authorize the Board of Railroad Control to annual
the grant to the Marquette and Ontonagon Railroad Company,
in case said company shall fail to construct said road according to the terms of act No. 116, of the laws of 1863, and to transfer the grant for the remaining unfinished portion of said road, to any other company or companies that may hereafter be organized;
which motion prevailed.

On motion of Mr. Griswold,

The bill was recommitted to the committee on the judiciary.

Mr. Swift moved to discharge the committee of the whole from the further consideration of House bill No. 259, entitled
A bill to authorize any of the towns or other municipalities, incorporated or otherwise, in the counties of Oakland, Livingston, Wayne and Washtenaw, to pledge their credit to aid in the construction of a railroad to commence at the village of Holly, in the county of Oakland, thence extending southward, to some point on the Michigan Central Railroad;

Which motion prevailed.
On motion of Mr. Swift,

The bill was re-committed to the committee on internal improvements.

Mr. O'Grady moved to discharge the committee of the whole from the further consideration of House joint resolution No 29, entitled

Joint resolution authorizing and directing the Auditor General to credit the county of Marquette with certain sums upon the books of his office, and to charge the county of Menominee therewith;

Which motion prevailed.

On motion of Mr. O'Grady,

The joint resolution was placed on the order of third reading.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 193, being

A bill to amend section 24, of act No. 164, of the session laws of 1859, as amended by act No. 120, of the session laws of 1861,

Being under consideration,

On motion of Mr. J. H. Jones,

The bill was laid on the table.

Senate joint resolution No. 7, entitled

Joint resolution providing for the payment of the claim of William Beard and others, for the improvement of the sand flats of the Muskegon river,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Carleton asked the unanimous consent of the House to amend the resolution by adding the following thereto:

"And be it further resolved, That each and every person paying tolls as contemplated by this resolutions, shall be and hereby are entitled to forty acres of swamp land for every and each fifty dollars so paid; said lands to be selected from the swamp lands now or hereafter to become subject to entry in the counties of Muskegon, Newaygo, Mecosta, Osceola, Clare, Missaukee and Roscommon, and that joint resolution

No. 11, of the laws of 1861, and joint resolution No. 8, of the laws of 1864, be continued in force for the purpose of carrying out the provisions of this resolution;"

Objected to by Mr. Winsor.

The joint resolution was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. Lapham,	Mr. Slocum,
Bayley,	Lewis,	L. Smith,
Bartow,	Look,	W. T. Smith,
Beach,	May,	Thomas,
Bond,	McKernan,	Tupper,
Brockway,	Mickley,	Van Vleet,
Cady,	Morton,	Warner,
Cobb,	Munger,	Welch,
Copley,	Newcomb,	Wendell,
Dort,	Nixon,	White,
Forbes,	Nowland,	Wilcox,
Green,	O'Grady,	Willits,
Griswold,	Osborn,	Winsor,
Hawley,	Phillips,	Woodman,
M. D. Howard,	Reed,	Woodruff,
Jewell,	Rowe,	Woodward,
Keeler,	Sanderson,	Yawkey,
Kenny,	Shier,	Speaker,
Landon,		

55

NAYS.

Mr. Carleton,	Mr. O. F. Howard,	Mr. Stewart,
Colwell,	J. H. Jones,	Swift,
Dunlap,	Mallery,	Thayer,
Fisher,	Monroe,	Utley,
Gias,	Packard,	Williams,
Haynes,	Schars,	Woodworth,
Hazen,		

19

The question being upon agreeing to the title,

Mr. Carleton offered the following as a substitute therefor:

Joint resolution for the relief of the State of Michigan;

Which was not adopted.

The title was then agreed to.

On motion of Mr. Green,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

House bill No. 203, entitled

A bill to distribute the amounts received for the tax upon dogs, for the year 1884, among the several school districts, where the same was collected,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Brockway,

The bill was recommitted to the committee on the judiciary.

Senate bill No. 109, entitled

A bill to amend an act entitled an act to amend an act entitled "an act to incorporate the village of St. Joseph," approved Feb. 11, 1859,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. Kenny,	Mr. Schars,
Bayley,	Laing,	Shier,
Bartow,	Lapham,	Slocum,
Bond,	Lewis,	L. Smith,
Brockway,	Look,	W. T. Smith,
Cady,	Mallary,	Stewart,
Carleton,	May,	Swift,
Cobb,	McKernan,	Thayer,
Colwell,	Mickley,	Thomas,
Copley,	Monroe,	Utiley,
Dort,	Morton,	Van Vleet,
Dunlap,	Munger,	Warner,
Forbes,	Newcomb,	Wendell,
Green,	Nixon,	White,
Haire,	O'Grady,	Wilcox,
Hawley,	Osborn,	Willits,
Haynes,	Packard,	Winsor,
Hazen,	Phillips,	Woodman,
M. D. Howard,	Reed,	Woodruff,
O. F. Howard,	Rowe,	Woodward,
Jewell,	Runyan,	Woodworth,
J. H. Jones,	Sanderson,	Speaker,
Keeler,		

NAYS.

Title agreed to.

On motion of Mr. Mallary,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 198, being

A bill to attach certain territory to the township of Arenac, in the county of Bay, and organize the township of Fraser,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. Laing,	Mr. Shier,
Bartow,	Lapham,	Slocum,
Bond,	Lewis,	L. Smith,
Brockway,	Look,	W. T. Smith,
Cady,	Mallary,	Stewart,
Cobb,	McKernan,	Swift,
Colwell,	Mickley,	Thayer,
Copley,	Monroe,	Thomas,
Dort,	Morton,	Tupper,
Dunlap,	Munger,	Utley,
Dusseau,	Newcomb,	Van Fleet,
Forbes,	Nixon,	Warner,
Green,	Nowland,	Wendell,
Haire,	O'Grady,	White
Hawley,	Osborn,	Wilcox,
Haynes,	Packard,	Willits,
Hazen,	Phillips,	Williams,
M. D. Howard	Reed,	Winsor,
O. F. Howard,	Rowe,	Woodman,
Jewell,	Runyan,	Woodruff,
J. H. Jones,	Sanderson,	Woodworth,
Keeler,	Scharz,	Speaker,
Kenny,		

67

NAYS.

0

Title agreed to.

On motion of Mr. Yawkey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House joint resolution No. 27, being

Joint resolution asking Congress for a donation of lands for the construction of a telegraph line, from some point on the Saginaw river, to the Sault Ste. Marie, in the State of Michigan,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. Keeler,	Mr. Slocum,
Bayley,	Kenny,	L. Smith,
Bartow,	Laing,	Stewart,
Beach	Lapham,	Swift,
Bond,	Lewis,	Thayer,
Brockway,	Mallery,	Thomas,
Cady,	McKernan,	Tupper,
Camburn,	Mickley,	Utley,
Cobb,	Monroe,	Van Vleet,
Colwell,	Morton,	Warner,
Copley,	Munger,	Welch,
Dort,	Newcomb,	Wendell,
Dunlap,	Nixon,	White,
Dussean,	Nowland,	Wilcox,
Forbes,	O'Grady,	Willits,
Green,	Osborn,	Williams,
Haire,	Packard,	Winsor,
Hawley,	Phillips,	Woodman,
Haynes,	Reed,	Woodruff,
Hazen,	Rowe,	Woodward,
M. D. Howard,	Runyan,	Woodworth,
O. F. Howard,	Sanderson,	Yawkey,
Jewell,	Sohara,	Speaker,
J. H. Jones,	Shier,	

71

NAYS.

0

Title and preamble agreed to

House bill No. 78, entitled

A bill to protect the owners of sheep from damage done by dogs,

Being under consideration,

On motion of Mr. Van Vleet,

The bill was laid on the table.

House joint resolution No. 28, being

Joint resolution to authorize the Commissioner of the State Land Office to deed certain lands to Maria E. Linneman,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. J. H. Jones,	Mr. Shier,
Bayley,	Keeler,	Slocum,
Bartow,	Kenny,	L. Smith,

Beach,	Laing,	Stewart,
Bond,	Lapham,	Swift,
Brockway,	Lewis,	Thayer,
Cady,	Mallary,	Thomas,
Camburn,	McKernan,	Tupper,
Carleton,	Mickley,	Utley,
Gobb,	Monroe,	Van Vleet,
Colwell,	Morton,	Warner,
Copley,	Munger,	Welch,
Dort,	Newcomb,	Wendell,
Dunlap,	Nixon,	White,
Dussean,	Nowland,	Wilcox,
Forbes,	O'Grady,	Willits,
Green,	Osborn,	Williams,
Griswold,	Packard,	Winsor,
Haire,	Phillips,	Woodman,
Hawley,	Reed,	Woodruff,
Haynes,	Rowe,	Woodward,
Hazen,	Runyan,	Woodworth,
M. D. Howard,	Sanderson,	Yawkey,
O. F. Howard,	Schars,	Speaker,
Jewell,		

73

0

NAYS.

Title and preamble agreed to.

House bill No. 178, being

A bill to authorize school district No. 1, of the township of Portsmouth, in the county of Bay, to issue bonds,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Yawkey,

The bill was laid on the table.

House bill No. 181, being

A bill to provide for the incorporation of Presbyterian Churches,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. Jewell,	Mr. Schars,
Bayley,	J. H. Jones,	Shier,
Bartow,	Kenny,	Slocum,
Beach,	Laing,	L. Smith,

Bond,	Lapham,	Stewart,
Brockway,	Lewis,	Swift,
Cady,	Mallary,	Thayer,
Camburn,	McKernan,	Thomas,
Carleton,	Mickley,	Tupper,
Cobb,	Monroe,	Van Vleet,
Colwell,	Morton,	Warner,
Dort,	Munger,	Wendell,
Dunlap,	Newcomb,	White,
Fellows,	Nixon,	Wilcox,
Fisher,	Nowland,	Willits,
Forbes,	O'Grady,	Williams,
Green,	Osborn,	Winsor,
Griswold,	Packard,	Woodman,
Haire,	Phillips,	Woodruff,
Hawley,	Reed,	Woodward,
Haynes,	Rowe,	Woodworth,
Hazen,	Runyan,	Yawkey,
M. D. Howard,	Sanderson,	Speaker,
O. F. Howard,		

70

NAYS.

0

Title agreed to.

House bill No. 189, entitled

A bill to repeal sections 23 and 24, of chapter 68 of the compiled laws, relating to churches and religious societies,

Was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bayley,	Mr. M. D. Howard,	Mr. Osborn,
Brockway,	O. F. Howard,	Packard,
Cady,	Jewell,	Phillips,
Carleton,	Kenny,	Reed,
Cobb,	Laing,	Rowe,
Colwell,	Lewis,	Schars,
Copley,	Mallary,	Shier,
Dort,	Maxwell,	Tupper,
Dunlap,	McKernan,	Warner,
Dusseau,	Munger,	Wendell,
Forbes,	Newcomb,	Wilcox,
Green,	Nixon,	Woodruff,
Haire,	Nowland,	Woodworth,
Hawley,	O'Grady,	Speaker,

42

Y NAYS.

Mr. G. W. Allen,	Mr. Keeler,	Mr. Swift,
Bartow,	Lapham,	Thomas,
Beach,	May,	Utley,
Bond,	Mickley,	Van Vleet,
Camburn,	Monroe,	Welch,
Fisher,	Morton,	White,
Gies,	Runyan,	Willits,
Griswold,	Sanderson,	Winsor,
Haynes,	Slocum,	Woodman,
Hazen,	L. Smith,	Woodward,
J. H. Jones,	Stewart,	Yawkey, 83

House joint resolution No. 39, entitled

Joint resolution relative to the settlement of a claim of the heirs of Edward D. Ellis,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

Y YEAS.

Mr. G. W. Allen,	Mr. J. H. Jones,	Mr. Schars,
Bayley,	Keeler,	Shier,
Bartow,	Kenny,	Slocum,
Beach,	Laing,	L. Smith,
Bond,	Landon,	W. T. Smith,
Brockway,	Lapham,	Stewart,
Cady,	Lewis,	Swift,
Camburn,	Mallary,	Thayer,
Carleton,	Maxwell,	Thomas,
Cobb,	May,	Tupper,
Colwell,	McKernan,	Utley,
Copley,	Mickley,	Van Vleet,
Dort,	Monroe,	Warner,
Dunlap,	Morton,	Welch,
Dussean,	Munger,	Wendell,
Fisher,	Newcomb,	White,
Forbes,	Nixon,	Wilcox,
Gies,	Nowland,	Willits,
Green,	O'Grady,	Williams,
Griswold,	Osborn,	Winsor,
Haire,	Packard,	Woodman,
Hawley,	Phillips,	Woodruff,
Haynes,	Reed,	Woodward,
Hazen,	Rowe,	Woodworth,
M. D. Howard,	Runyan,	Yawkey, ●
O. F. Howard,	Sanderson,	Speaker,
Jewell,		

NAYS.

0

Title agreed to.

Mr. Bunyan moved that the House take a recess until this afternoon at two o'clock;

Which motion did not prevail.

House bill No. 211, entitled

A bill to authorize the board of supervisors of the counties composing the twelfth judicial circuit, to appropriate money to defray the expense of holding courts in said circuit,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Warner asked the unanimous consent of the House to amend the bill by adding the following to section 2: "but no appropriation herein authorized shall be made in contravention of the provisions of Art. 9 of the Constitution of the State of Michigan;"

Objected to by Mr. McKernan.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bond,	Mr. Green,	Mr. May,
Cady,	Griswold,	McKernan,
Carleton,	Haire,	Nowland,
Dussean,	M. D. Howard,	O'Grady,
Fisher,	Jewell,	Reed,
Forbes,	Lewis,	Welch,
Gies,		

19

NAYS.

Mr. G. W. Allen,	Mr. Look,	Mr. W. T. Smith,
Bayley,	Mallary,	Stewart,
Bartow,	Maxwell,	Swift,
Beacon,	Mickley,	Thayer,
Brockway,	Monroe,	Tupper,
Camburn,	Munger,	Utley,
Cobb,	Newcomb,	Van Vleet,
Colwell,	Nixon,	Warner,
Copley,	Osborn,	Wendell,
Dort,	Packard,	White,
Dunlap,	Phillips,	Wilcox,
Hawley,	Rowe,	Willits,

Haynes,
Hazen,
O. F. Howard,
J. H. Jones,

Runyan,
Sanderson,
Schars,
Shier,
Slocum,
L. Smith,

Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

55

Kenny,
Landon,
Lapham,

On motion of Mr. Bartow,
The House took a recess until this afternoon at 2 o'clock.

AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.
Roll called: quorum present.

MESSAGE FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 8, 1865. }

To the Speaker of the House of Representatives:
Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 70, entitled
A bill imposing a specific tax upon corporations and char-
tered companies engaged in the business of mining, smelting
and refining ores in this State;
In the passage of which, the Senate has concurred by a ma-
jority vote of all the Senators elect, and has ordered the same
to take immediate effect by a vote of two-thirds of all the
Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment
and enrollment, for enrollment.
The Speaker announced that the hour had arrived for the con-
sideration of the

SPECIAL ORDER,

Being the consideration of House bill No. 196, entitled
A bill to apportion anew the representatives among the several counties and districts of this State.

On motion of Mr. Bruckway,

The House went into committee of the whole, on the special order,

Mr. Welch in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bill:

House bill No. 196, entitled]

A bill to apportion anew the representatives among the several counties and districts of this State;

Have made some progress therein, but not having gone through therewith, have directed their chairman to report the bill back to the House, with the recommendation that it be made the special order for to-morrow evening at 7 o'clock.

J. B. WELCH, *Chairman*.

Report accepted.

On motion of Mr. Utley,

The recommendation of the committee was concurred in.

The House resumed the order of

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 187, being

A bill to amend section two of an act entitled "an act to authorize the formation of corporations for mining, smelting or manufacturing iron, copper, mineral coal, silver or other ores or minerals, and for other manufacturing purposes," approved February 5th, 1853, being section 1800 of the compiled laws,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Hazen,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Landon,
Mallary,
May,
Mickley,
Munger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

Mr. Sanderson,
Sohars,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Thayer,
Thomas,
Tupper,
Warner,
White,
Wilcox,
Willits,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker

62

NAYS.

Mr. Morton,

Mr. Wendell,

4

Mr. Look,
Mr. McKernan,
Title agreed to.

Mr. Dort moved to reconsider the vote by which the House passed the bill;
Which motion prevailed.

Mr. Mallary asked and obtained the unanimous consent of the House to amend the bill by inserting, in the ninth line of section two, after the word "act," the words "for the purpose of putting up or breaking in ice;"

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,
Bayley,
Bartow,
Bond,
Brockway,
Gady,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Landon,

Mr. Sanderson,
Sohars,
Shier,
Slocum,
L. Smith,
W. T. Smith,

Camburn,	Look,	Stewart,
Carleton,	Mallary,	Tupper,
Oobb,	May,	Utley,
Colwell,	Mickley,	Van Vleet,
Dort,	Morton,	Warner,
Dunlap,	Mungor,	Welch,
Dusseaz,	Newcomb,	White,
Fellows,	Nixon,	Wilcox,
Forbes,	Nowland,	Willits,
Gies,	O'Grady,	Woodman,
Green,	Osborn,	Woodruff,
Griswold,	Packard,	Woodworth,
Haire,	Phillips,	Yawkey,
Hawley,	Rowe,	Speaker,
Hazen,	Runyan,	

62

NAYS.

Mr. McKernan, Mr. Wendell, Mr. Williams, 3

Title agreed to.

House joint resolution No. 26, being

Joint resolution for the location and establishment of a naval station and dock-yard within the State of Michigan,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. O. F. Howard,	Mr. L. Smith,
Bayley,	Jewell,	W. T. Smith,
Bartow,	J. H. Jones,	Stewart,
Brockway,	Landon,	Tupper,
Camburn,	McKernan,	Van Vleet,
Carleton,	Mickley,	Warner,
Oobb,	Morton,	Welch,
Copley,	Munger,	Wendell,
Dort,	Newcomb,	White,
Dunlap,	Nixon,	Wilcox,
Dusean,	Osborn,	Willits,
Fellows,	Packard,	Williams,
Forbes,	Phillips,	Woodman,
Green,	Rowe,	Woodruff,
Griswold,	Runyan,	Woodward,
Haire,	Sanderson,	Woodworth,
Hazen,	Shier,	Yawkey,
M. D. Howard,	Slocum,	Speaker,

54

NAYS.

Mr. Bond,	Mr. Hawley,	Mr. May,	
Cady,	Kenny,	Nowland,	
Colwell,	Look,	O'Grady,	
Gies,	Mallery,	Schars,	12

Title and preamble agreed to.

House bill No. 209, entitled

A bill to amend section 27, of chapter 103, of the compiled laws,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. Hazen,	Mr. Runyan,	
Bayley,	M. D. Howard,	Sanderson,	
Bartow,	O. F. Howard,	Schars,	
Bond,	Jewell,	Shier,	
Breckway,	J. H. Jones,	Slocum,	
Cady,	Kenny,	L. Smith,	
Camburn,	Landon,	W. T. Smith,	
Carleton,	Look,	Swift,	
Cobb,	Mallery,	Tupper,	
Colwell,	May,	Van Vleet,	
Copley,	McKernan,	Warner,	
Dort,	Mickley,	Welch,	
Dunlap,	Morton,	Wendell,	
Dussean,	Munger,	White,	
Fellows,	Newcomb,	Wilcox,	
Forbes,	Nowland,	Willits,	
Gies,	O'Grady,	Woodman,	
Green,	Packard,	Woodruff,	
Griswold,	Phillips,	Woodward,	
Haire,	Reed,	Yawkey,	
Hawley,	Rowe,	Speaker,	63

NAYS.

Mr. Williams,	Mr. Woodworth,	2
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Title agreed to.

House bill No. 190, entitled

A bill to amend section 34, of chapter 90, of the compiled laws, relating to real estate,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,
 Bayley,
 Bartow,
 Bond,
 Brockway,
 Cady,
 Camburn,
 Carleton,
 Cobb,
 Colwell,
 Copley,
 Dort,
 Dunlap,
 Dusseau,
 Fellows,
 Forbes,
 Gies,
 Green,
 Griswold,
 Haire,
 Hawley,
 Hazen,

Mr. M. D. Howard,
 O. F. Howard,
 Jewell,
 J. H. Jones,
 Kenny,
 Landon,
 Look,
 Mallary,
 May,
 McKernan,
 Mickley,
 Morton,
 Munger,
 Nowland,
 O'Grady,
 Osborn,
 Peckard,
 Phillips,
 Reed,
 Rowe,
 Runyan,
 Sanderson,

Mr. Schars,
 Shier,
 Slocum,
 L. Smith,
 W. T. Smith,
 Stewart,
 Swift,
 Tupper,
 Van Vleet,
 Warner,
 Welch,
 Wendell,
 White,
 Wilcox,
 Willits,
 Williams,
 Woodman,
 Woodruff,
 Woodward,
 Woodworth,
 Yawkey,
 Speaker,

66

NAYS.

Mr. Newcomb,

1

Title agreed to.

Senate bill No. 125, entitled

A bill to authorize the transfer of a portion of the land grant conferred upon the Marquette and Ontonagon Railroad Company to the L'Anse and Ontonagon Railroad Company, and to facilitate the completion of said road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
 G. W. Allen,
 Bayley,
 Bartow,
 Bond,
 Cady,
 Camburn,
 Cobb,

Mr. Haire,
 Hawley,
 M. D. Howard,
 O. F. Howard,
 Jewell,
 Landon,
 Lewis,
 May,

Mr. Runyan,
 Schars,
 L. Smith,
 W. T. Smith,
 Stewart,
 Swift,
 Thomas,
 Tupper,

Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Fisher,
Forbes,
Gies,
Griswold,

McKernan,
Mickley,
Morton,
Newcomb,
Nixon,
Nowland,
Packard,
Phillips,
Reed,
Rowe,

Utley,
Van Vleet,
Welch,
White,
Willits,
Williams,
Woodruff,
Yawkey,
Speaker,

NAYS.

Mr. Beach,
Hazen,
J. H. Jones,
Kenny,
Look,
Mellary,

Mr. Munger,
O'Grady,
Osborn,
Sanderson,
Shier,
Slocum,

Mr. Warner,
Wendell,
Wilcox,
Woodman,
Woodward,
Woodworth, 18

Title agreed to.

On motion of Mr. McKernan,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House joint resolution No. 32, entitled

Joint resolution to provide for an amendment to the Constitution, relative to deserters,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Dort moved that the joint resolution be recommitted to a joint committee on amendments to the Constitution,

with instructions to so amend the same, that no person shall be deprived of the right of voting on account of absconding, unless he shall abscond into a State that is in rebellion,

or a person that is at war against the United States, or beyond the jurisdiction of the same;

Which motion did not prevail.

The joint resolution was then not passed, two-thirds of all the members elect not voting therefor, by yeas and nays, as fol-

YEAS.

Mr. Kenny,
Laing,

Mr. L. Smith,
Stewart,

Allen,

Bayley,	Landon,	Swift,
Beach,	Lewis,	Thayer,
Brookway,	Mallory,	Thomas,
Camburn,	Mickley,	Tupper,
Carleton,	Munger,	Utley,
Cobb,	Newcomb,	Van Vleet,
Copley,	Nixon,	Warner,
Dunlap,	Packard,	Welch,
Fellows,	Phillips,	White,
Fisher,	Reed,	Willits,
Green,	Rowe,	Williams,
Griswold,	Sanderson,	Woodman,
Hazen,	Schars,	Woodward,
Jewell,	Shier,	Woodworth,
J. H. Jones,	Slocum,	Speaker, 51

NAYS.

Mr. Bartow,	Mr. Gies,	Mr. McKernan,
Bond,	Haire,	Nowland,
Cady,	Hawley,	O'Grady,
Colwell,	M. D. Howard,	Runyan,
Dort,	O. F. Howard,	W. T. Smith,
Dusseau,	May,	Wilcox,
Forbes,		19

On motion of Mr. Mickley,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Thursday, March 9, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Weed.

Roll called: *querum* present.

Absent at roll call, without leave, Mr. Graham.

Mr. Woodruff asked and obtained leave of absence for Mr. Graham, for an indefinite time, on account of sickness.

PRESENTATION OF PETITIONS.

By Mr. May: petition of Peter Turner and forty others, praying for such action as will cause the Detroit and Saline plank road company to repair the plank road leading from Detroit to Saline, or to be restrained from collecting tolls thereon;

Referred to the committee on banks and incorporations.

REPORTS OF STANDING COMMITTEES.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred Senate manuscript bill, entitled

• A bill to revise the charter of the city of Adrian,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Mallary,

The bill was placed on the order of third reading.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was recommitted

A bill to repeal section 8, and to amend section 4 of an act entitled "An act to authorize the several townships in the counties of Livingston, Oakland, Washtenaw and Wayne to pledge their credit, and the county of Livingston to raise by tax, or borrow money, to aid in the construction of a railroad from some point near the city of Detroit, to Howell, in the county of Livingston;

Also: sundry petitions and remonstrances for and against the same,

Would respectfully report that they have had the same under consideration, and have instructed me to report the same back to the House, and also to say that they understand it to be the policy of the House to confine the action of aiding in the construction of railroads to townships, and fully coinciding in that action, would recommend that the bill herewith returned do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Mallary,

The petitions and remonstrances were laid on the table, and the bill was placed on the order of third reading.

By the committee on ways and means:

The committee on ways and means, to whom was referred Senate bill No. 83, entitled

A bill making appropriation for the support of the State Agricultural College, and to pay the expenses of the State Board of Agriculture,

Respectfully report that inasmuch as this is a College founded and supported for the benefit of the farmers of the State, and is in a particular manner their institution, and also in view of the fact that this House is largely made up of the best farmers of the State, and also, that your committee are neither practical or scientific farmers, and still further, from the fact that your committee did not seem to be a unit upon the consideration of this subject, I am instructed to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman*.

Report accepted and committee discharged.

Mr. Gies moved to lay the bill on the table;

Which motion did not prevail.

Mr. Woodman moved that the bill be placed on the order of third reading;

Which motion was withdrawn.

Mr. Woodman moved to refer the bill to the committee on agriculture and manufactures;

Which motion was withdrawn.

On motion of Mr. Brockway,

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred Senate bill No. 99, entitled

A bill making appropriations for the Michigan Asylum for the Insane,

ally report that they have had the same under con-
and have directed me to report the same back to
without amendment, and recommend that the same do
k to be discharged from the further consideration of

A. L. GREEN, *Chairman.*

cepted and committee discharged.

of Mr. Green,

was placed on the order of third reading.

committee on ways and means:

committee on ways and means, to whom was referred

No. 115, entitled

ative to extending the time for the collection of

ally report that they have had the same under con-
and have directed me to report the same back to
without amendment, and recommend that the bill do
k to be discharged from the further consideration of

A. L. GREEN, *Chairman.*

cepted and committee discharged.

was referred to the committee of the whole, and
the general order.

committee on ways and means:

committee on ways and means, to whom was referred

manuscript joint resolution, entitled

olution for the relief of Robert W. Cummings,

ally report that they have had the same under con-
and have directed me to report the same back to the
out amendment, and recommend that it do pass,
be discharged from the further consideraton of the

A. L. GREEN, *Chairman.*

cepted and committee discharged.

resolution was referred to the committee of the
placed on the general order.

committee on internal improvements:

The committee on internal improvements, to whom was re-committed House bill No. 260, being

A bill to authorize the counties of Kalamazoo, Van Buren, Allegan, Kent and Ottawa to aid in extending the Schoolcraft and Three Rivers Railroad from Schoolcraft to Allegan, and to Grand River,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, recommending that the substitute be concurred in, and that the bill do pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Woodman,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Woodman,

The bill was placed on the order of third reading.

By the committee on State Library,

The committee on State Library, to whom was referred Senate bill No. 125, entitled

A bill to provide for the purchase of books for the State Library¹

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

ROLAND B. C. NEWCOMB, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on war bounties:

The committee on war bounties, to whom was referred

A bill legalizing the action of certain special township meet-

the township of Fenton, Genesee county, in voting
to volunteers, and authorizing the township board
to issue bonds for the same,
fully report that they have had the same under con-
sideration and have directed me to report the same back to
you with the accompanying substitute, recommending
that the substitute be concurred in, and that the bill, when thus
reported, do pass, and ask to be discharged from the further
consideration of the subject.

P. DEAN WARNER, *Chairman*.

Accepted and committee discharged.

Report of Mr. Van Vleet,

that he concurred in the adoption of the substitute re-
ported by the committee.

Report of Mr. Van Vleet,

that the bill was placed on the order of third reading.

Committee on war bounties:

Committee on war bounties, to whom have been referred
the following entitled bills, viz:

to legalize the action of townships in the county of
Livingston in raising bounties for volunteers;

to authorize the townships of Sherman, White
Horse, Mottville, Fawn River and Burr Oak, in the
county of St. Joseph, to refund money paid and expenses in-
curred in the enlistment of men in said townships;

to amend the act to provide for the payment of
bounties to volunteers in the military and naval service of the
United States, approved Feb. 4, 1865;

to legalize the action of the township of Oshtemo,
Iowa county, in raising bounties for volunteers;

to legalize the action of the several townships in
Livingston county in raising money as a bounty to volunteers;

to legalize the acts of townships and the city of
Livingston county of Genesee, in raising bounties to pay vol-

unteers in legalizing the township meeting of the township of

Dallas, Clinton county, Michigan, in raising bounties to pay volunteers;

8. A bill legalizing the action of a special township meeting of the township of Rollin, Lenawee county, held on the 15th day of December, 1864, voting to raise money by tax, to refund money loaned by the inhabitants of said township to pay bounties to volunteers;

9. A bill to legalize the action of all the townships in the county of Branch, and the city of Coldwater, in said county, in raising money to pay bounties to volunteers;

10. A bill to authorize the township of Ridgeway, in the county of Lenawee, to issue bonds and to levy and collect a tax for the payment thereof;

11. A bill to legalize the action of the township of St. Joseph, Berrien county, in raising money by tax to pay bounties to volunteers under the call of the President of the United States, in July, 1864;

12. A bill legalizing the action of the township of Rose, in Oakland county, in raising a bounty to pay volunteers;

13. A bill to amend an act entitled an act authorizing the payment of bounties to volunteers in the service of the United States, approved Feb. 5, 1864;

14. A bill to enable the township of Brady, in Saginaw county, to pay its bonds and certificates issued to pay bounties to volunteers;

15. A bill to legalize the action of the electors of the townships of Huron, Brownstown, Monguagon, Taylor and Romulus, in the county of Wayne, and to provide for paying the indebtedness of such townships, incurred in filling their quotas in the call of the President for 500,000 men, made in July, A. D. 1864;

16. A bill to legalize the action of the board of supervisors of Menominee county, in issuing interest-bearing warrants or bonds for soldiers' bounties;

17. A bill to legalize the issue of war bounty bonds in the county of Wayne;

A bill to legalize certain bonds issued by the city of Detroit for the payment of bounties to volunteers;
A bill to enable the township of Chesaning, in the county of Cheboygan, to levy and collect taxes to pay its bonds and certificates issued to pay bounties;
A bill to authorize the township of Quincy to borrow money to pay bounties;
A bill to legalize the action of the town board of the township of Cottrellville, St. Clair county, in the issuing of certificates of bounty to volunteers;
A bill to legalize the township bonds, orders, or evidence issued by the township board of any township in the county of St. Clair, to pay war bounties;
A bill to legalize the action of the different townships in the county of Ingham in raising bounties for volunteers;
A bill to legalize the action of certain townships and cities in the county of Ingham in raising bounties for volunteers;
A bill to legalize the action of the board of supervisors of the township of Hamtramck in issuing the bonds of the county for the purpose of paying bounties to volunteers, and to authorize the board of supervisors of the county of Ingham to issue bonds for the purpose of paying bounties to volunteers;
A bill to legalize the action of the board of supervisors of the county of Ingham, in 1863, in issuing interest-bearing bonds to volunteers;
A bill to authorize the township of Hamtramck, in the county of Ingham, to raise money by tax or by loan, and the issue of bonds to reimburse persons who advanced moneys to the township of Hamtramck, in the county of Ingham, to pay the quota of said township on the draft of the county of Ingham;
A bill to legalize the action of the several townships and cities of Ingham, relative to paying bounties to volunteers;
A bill to authorize the township board of the township of Hamtramck, in the county of Ingham, to raise money by tax to refund money subscribed by the township of Hamtramck, in the county of Ingham, for bounties to volunteers to

fill the quota of said town under the call of the President in July last for 500,000 men;

30. A bill to legalize the action of the several townships in the county of Macomb in raising money to pay bounties to volunteers;

31. A bill to legalize the action of the town of Paris, in the county of Kent, in raising money to pay a bounty to drafted men;

32. A bill to amend an act entitled "An act to extend the time in the townships of Kalamazoo and Comstock, in the county of Kalamazoo, to avail themselves of the provisions of an act entitled "An act to legalize the action of townships, cities and counties, in raising bounties for volunteers,"

Report that they have had the aforesaid bills under consideration, and from an examination of their respective provisions, your committee are led to believe that laws have already been enacted, or that other bills are now pending before this Legislature which fully accomplish the various objects contemplated by the bills under consideration, and have, therefore, instructed me to report the aforesaid bills back to the House, and respectfully recommend that they do not pass, and ask to be discharged from their further consideration.

P. DEAN WARNER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Green,

The several bills were laid on the table.

By the committee on war bounties:

The committee on war bounties, to whom have been referred one hundred and twenty-five memorials and petitions from nearly every locality in the State, and bearing five thousand five hundred and sixty-two names, all relating to the subject of bounties, either past or prospective, have had the same under consideration, and directed me to report, that your committee have had the honor, during the present session of this Legislature, and in obedience to the prayers of so large a number of citizens, electors and tax-payers of the State, to prepare and

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report for the consideration and action of the House, numerous bills, some of them being of a general character, were considered of very great importance, while many others, being only local in their nature, were of less consequence, but which were intended and believed to be adapted to meet every reasonable demand or necessity of the petitioners which it was deemed desirable or expedient to acknowledge, as being just and proper subjects of legislation, and that those bills have either already assumed the full proportions of legal enactments, or are now on their winding ways, with fair prospects of a successful passage through the doubtful and mysterious labyrinths of legislative procedure. Your committee, without desiring or intending to express any opinion whatever, regarding the expediency of the passage by the Legislature of laws by which former illegal acts of individuals or municipalities may be legalized and made lawful, do me to report the aforesaid memorials to the House, and respectfully recommend them to be laid upon the table, and from the further consideration thereof, your committee ask

P. DEAN WARNER, *Chairman.*

and committee discharged.

Mr. Green,

was laid on the table.

on war bounties:

war bounties, to whom was referred Senate

the town of Clinton, county of Macomb, Thomas L. Sackett, of said town, moneys contributions made by citizens of said town, to volunteers,

that they have had the same under consideration, directed me to report the same back to the accompanying amendments, recommended be concurred in, and that the bill,

when so amended, do pass, and ask to be discharged from the further consideration of the subject.

P. DEAN WARNER, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Mallary,

The House concurred in the amendments made to the bill by the committee.

The bill was then referred to the committee of the whole, and placed on the general order.

By the committee on war bounties:

The committee on war bounties, to whom was referred Senate bill No. 123, entitled

A bill to legalize the action of certain townships in Clinton county, in raising bounty for volunteers, and to authorize them to refund money advanced to volunteers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

P. DEAN WARNER, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The House concurred in the amendment made to the bill by the committee.

The bill then was referred to the committee of the whole, and placed on the general order.

By the committee on ways and means:

The committee on ways and means, to whom was referred House bill No. 217, entitled

A bill to provide for assessing property in certain cases, at any time between the 1st days of May and October in each year, and for the more speedy collection of taxes in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to

House, with the accompanying amendments, recommend-
that the amendments be concurred in, and that the bill,
so amended, do pass, and ask to be discharged from the
consideration of the subject.

P. DEAN WARNER, *for the Committee.*

Report accepted and committee discharged.

Report of Mr. M. D. Howard,

House concurred in the amendments made to the bill
Committee.

Report of Mr. Green,

was placed on the order of third reading.

Committee on military affairs:

Report on military affairs, to whom was referred House
Committee
entitled

Encourage the erection and support of water power

Report that they have had the same under con-
sideration have directed me to report the same back to
without amendment, and recommend that it do
be discharged from the further consideration

J. B. COBB, *Chairman*

Report accepted and committee discharged.

Report of Mr. L. Smith,

placed on the order of third reading.

Committee on State affairs:

Report on State affairs, to whom was referred the fol-
lowing bills, viz:

To provide for the payment of a uniform compensation
to who shall hereafter be drafted and be mustered
into military service of the United States, from this State,
in the event or any future call of the President of the
United States, for troops during the present war;

To provide for the payment of a uniform compensation
to who shall hereafter be drafted and mustered into

the military service of the United States from this State, under any future call of the President of the United States for troops during the present war,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that they do not pass, and ask to be discharged from the further consideration of the subject.

J. J. WOODMAN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The bills were laid on the table.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as correctly enrolled, signed and presented to the Governor, the following entitled bills:

A bill to incorporate the village of Mason;

Also,

A bill to legalize the tax roll of the village of Lowell, in the county of Kent, for the years 1862, 1863 and 1864;

Also,

A bill to amend an act entitled "An act to revise and amend the charter of the city of Saginaw," approved February 5, 1859;

Also,

A bill to amend an act entitled an act to incorporate the city of Marshall, approved February 14, 1859, and the acts amendatory thereto;

Also,

A bill to amend an act entitled an act to re-incorporate the village of Buchanan, and to repeal all inconsistent acts and parts of acts, approved March 7, 1868;

Also,

A bill to enlarge the boundaries of the village of Dowagiac, in the county of Cass, and of fractional school district number

of the town of Silver Creek, and to increase the powers of
tees of said district;

to authorize the legal voters of the village of Mem-
the counties of Macomb and St. Clair, to organize under
ral law for the incorporation of villages, and, to estab-
boundaries thereof;

to provide temporary additional compensation to the
the State Prison, for the year commencing December
and the year commencing December 1st, 1865;

to enlarge the boundaries of the township of Vassar,
ty of Tuscola.

Committee, having had under consideration the above
have directed me to report the same back to the
rectly enrolled, and ask to be discharged from the
eration of the same.

JOHN LANDON, *Chairman.*

ed and committee discharged.

Committee on the judiciary:

tee on the judiciary, to whom was referred

the estates of non-resident wards,

report that they have had the same under con-

have directed me to report a substitute therefor

and recommend that the substitute do pass, and

argued from the further consideration of the sub-

A. D. GRISWOLD, *Chairman.*

ted and committee discharged.

Mr. Griswold,

concurréd in the adoption of the substitute re-

committee.

then ordered printed, referred to the committee

and placed on the general order.

85.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to amend section one, of act No. 227, of the laws of 1863, touching the limitation of action, relating to real property,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with a substitute therefor, and recommend that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 84, entitled

A bill to authorize the North American Mineral Land Company to acquire and hold certain lands in this State;

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on the judiciary.

1865.]

The Speaker

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also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

To the Speaker of the

House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills and joint resolution:

1. House bill No. 131, entitled
A bill to prevent fishing with seines, pound or trap nets, in the small inland lakes and streams in the State of Michigan;

2. House bill No. 117, entitled
A bill to change the name of the township of Milton, in Antrim county, Michigan;

3. House bill No. 158, entitled
A bill to provide for the laying out and establishing of a State road, to be known as the extension of the Capac and Clyde State road, and appropriating certain swamp lands for the construction of the same;

4. House joint resolution, No. 23, entitled
Joint resolution asking an appropriation of land by Congress, to aid in the construction of a railroad from Eskanauba to the Straits of Michigan, near Fort Mackinaw;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The several bills and joint resolution were referred to the committee on engrossment and enrollment, for enrollment.
The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

the House of Representatives:

To the Speaker of the House of Representatives:
Sir—I am instructed by the Senate to return to the House the following bills:
House bill No. 128, entitled
A bill to provide for the levying and collecting of taxes for the maintenance of free schools in the city of Detroit,

And to inform the House that the Senate has amended the same as follows:

1. By inserting in line 10, of section 2, after the word "approved," the words "the whole or any part;" and after the word "excess," in same line, the words, "or so much thereof as they approve;"

2. By inserting in line 14, section 2, after the word "excess," the words "so submitted;"

3. By striking out of line 17, section 2, all before the word "otherwise," and inserting the following: "a sum equal to three dollars per child, as aforesaid, together with the additional amount so approved by said common council, and by said citizens' meeting;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Hawley moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Sanderson,
G. W. Allen,	Keeler,	Schars,
Bayley,	Kenny,	Sloeum,
Bartow,	Laing,	L. Smith,
Brockway,	Landon,	W. T. Smith,
Cady,	Lapham,	Stewart,
Camburn,	Lewis,	Swift,
Carleton,	Look,	Thayer,
Cobb,	Mallery,	Taylor,
Colwell,	Maxwell,	Thomas,
Copley,	May,	Tupper,
Dort,	McKernan,	Utley,
Dunlap,	Mickley,	Van Vleet,
Dussean,	Monroe,	Warner,
Fellows,	Morton,	Welch,

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Fisher,
Forbes,
Gies,
Green,
Griswold,
Haire,
Hawley,
Haynes,
Hazen,
K. D. Howard,
J. F. Howard,
Jewell,

Munger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

Wendell,
White,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

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NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

Speaker of the House of Representatives:

I am instructed by the Senate to return to the House the following bill:

bill No. 99, entitled
to provide for the laying out of a State road from the
Lowell, in the county of Kent, to the village of Hast-
ings, in the county of Barry,

and inform the House that the Senate has amended the
bill as follows;

striking out section 3;

striking out of line 1, section 4, the words "be and;"

striking out of line 4, section 7, the word "two," where

the word "miles," and inserting in lieu thereof,

one and a half;"

and that, of which, as thus amended, the Senate has con-

firmance of all the Senators elect, and has

passed the same to take immediate effect by a vote of two-

thirds of the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Van Vleet moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Runyan,
G. W. Allen,	Jewell,	Sanderson,
Bayley,	J. H. Jones,	Schars,
Bartow,	Keeler,	Slocum,
Beach,	Kenny,	L. Smith,
Bond,	Laing,	W. T. Smith,
Brockway,	Landon,	Stewart,
Cady,	Lapham,	Swift,
Camburn,	Lewis,	Taylor,
Carleton,	Look,	Thayer,
Cobb,	Mallary,	Thomas,
Colwell,	May,	Tupper,
Dort,	McKernan,	Utley,
Dunlap,	Mickley,	Van Vleet,
Dusseau,	Monroe,	Warner,
Fellows,	Morton,	Welch,
Fisher,	Munger,	Wendell,
Forbes,	Newcomb,	White,
Gies,	Nixon,	Willits,
Green,	Nowland,	Williams,
Griswold,	O'Grady,	Winsor,
Haire,	Osborn,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodworth,
Hazen,	Reed,	Yawkey,
M. D. Howard,	Rowe,	Speaker, 78

NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker announced the following:

SENATE CHAMBER, }
Lansing, March 9, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

House bill No. 126, being

A bill to organize Union school district of the city of Saginaw;

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House bill No. 132, being

A bill to authorize the trustees of the First Methodist Episcopal Church, of Three Rivers, in the county of St. Joseph, to mortgage their church property for the purpose of completing their church edifice;

House bill No. 138, entitled

A bill to authorize the township of Volinia, in the county of Cass, and the township of Decatur, in the county of Van Buren, to levy taxes for the improvement of the road leading from the village of Decatur to Little Prairie Ronde;

House bill No. 201, entitled

A bill to change the name of Amandas Vandendrissche, of North Creek, Wayne county, to Amandas Vandriss, and of Amandas Vandendrissche, of Corunna, Shiawassee county, to Lewis Vandendriss;

House bill No. 222, being

A bill authorizing the appointment of a general swamp commissioner;

House bill No. 116, entitled

A bill to extend the time for building a railroad from Pawnee county of Van Buren, to some point on the Michigan railroad;

House bill No. 118, being

A bill to attach certain unorganized towns to the township of Antrim county;

A bill of which the Senate has concurred by a majority of all the Senators elect, and has ordered the same to have immediate effect by a vote of two-thirds of all the members elect

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Several bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bills:

1. Senate bill No. 117, entitled

A bill to authorize the several townships, cities and villages of the county of Allegan to loan money, pledge their credit, or raise money by tax, to aid in the construction of a railroad through the village of Allegan;

2. Senate bill No. 126, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a road to be known as the Montcalm and Gratiot State road;

Which have passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on internal improvements.

The second named bill was read a first and second time by its title, and referred to the committee on public lands.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

House bill No. 101, entitled

A bill to amend sections 2, 3, 4, 6, 8, 9 and 10, of title 5, and sections 55, 56, 57, 58, 59, 60, 61 and 62, of title 6, and section 8, of title 10, of the charter of the city of Grand Rapids;

House bill No. 119, being,

HOUSE OF REPRESENTATIVES.

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5.] bill to amend section 2 of an act entitled "an act to incorporate a board of education for the city of East Saginaw," approved February 15th, 1859;
house bill No. 130, entitled
bill to amend sections 6 and 7, of act 157, of session laws 63, being an act to provide for improving a certain State from the village of Gaines to the village of Flushing, in county of Genesee;
house bill No. 141, entitled
bill to amend an act entitled an act to authorize the city of Lansing to raise money to aid in the construction of the Lansing and Traverse Bay railroad;
house bill No. 150, entitled
to amend sections 1, 13 and 20, of act No. 211, of the laws of 1861, approved March 15, 1861, and being an act to incorporate the village of Lowell;
house bill No. 154, entitled
change the name of the village now known as Arbor, in Berrien county, Michigan, to Benton
house bill No. 156, entitled
to equalize the tax rolls of the townships of Green, Orono, Mecosta and Deerfield, in the county of
of which the Senate has concurred by a majority of all the Senators elect, and by a vote of two-thirds of the Senators elect has ordered the same to take im-

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

bills were referred to the committee on enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 106, being

A bill to authorize Bay county to issue bonds to aid in the construction of the Midland and Bay City plank road;

In the passage of which the Senate does not concur.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. McKernan,

The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to request the House to return Senate joint resolution No. 13, entitled

Joint resolution proposing an amendment to section 1, article 7, of the Constitution of Michigan, in relation to the qualifications of electors.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The message was laid on the table.

Mr. Warner moved to discharge the committee of the whole from the further consideration of Senate joint resolution No. 13, entitled

Joint resolution proposing an amendment to section 1, article 7, of the constitution of Michigan, in relation to the qualifications of electors;

Which motion prevailed.

On motion of Mr. Warner,

Clark was directed to return the joint resolution to the

MOTIONS, RESOLUTIONS AND NOTICES.

W. Allen moved to reconsider the vote by which the
refused to pass House bill No. 189, entitled
to repeal sections 23 and 24, of chapter 68, of the com-
mon laws, relating to churches and religious societies;
his motion moved to lay the motion on the table;
his motion did not prevail.

His motion to reconsider, prevailed.

His motion of Mr. Hawley,
was then laid on the table.

W. Allen moved to reconsider the vote by which the
refused to pass House bill No. 211, entitled
relating to expenses of holding courts in the 12th ju-
dicial circuit, in the Upper Peninsula;
his motion prevailed.

His motion of Mr. Warner,
was laid on the table.

Howard moved to reconsider the vote by which
the Senate passed joint resolution No. 7, entitled
relating to providing for the payment of the claim of
John and others, for the improvement of the sand flats
on the Saginaw river;

His motion of Mr. Winsor,
was laid on the table.

Mr. Wells offered the following:

That the rule heretofore adopted, limiting the time
allowed a member to speak on any subject, shall not
be applied to the discussion of the Representative apportion-
ment now on the special order;

Mr. White moved to lay the motion on the table;
his motion did not prevail.

The resolution was adopted.

Mr. Warner moved to discharge the committee of the whole
from the further consideration of House bill No. 243, entitled

A bill to establish the name of Julia Adell Sexton;

Mr. M. D. Howard moved to amend the motion by adding thereto the following:

"Also, Senate bill No. 60, entitled

"A bill to provide for the construction of certain roadways and bridges on the line of the Allegan, Muskegon and Traverse Bay State road, and to authorize the consolidation of parts of the Allegan, Muskegon and Traverse Bay State road, with portions of the Manistee and Leland State road;"

Mr. Hazen offered the following as a substitute for the amendment: "and all the other bills on the general order;"

On motion of Mr. Brockway,

The motion was laid on the table.

Mr. W. T. Smith moved to discharge the committee of the whole from the further consideration of Senate bill No. 24, entitled

A bill to provide for county superintendents of Schools, and to amend certain sections of the primary school laws, and to repeal sections 74, 85, 86, 87, 88 and 90, of chapter 78, of compiled laws;

Mr. M. D. Howard moved to amend the motion by adding thereto the following: "Also House bill No. 234, entitled

A bill to provide for the incorporation of Reformed Protestant Dutch Churches;

On motion of Mr. Beach,

The motion was laid on the table.

Mr. Dort moved to reconsider the vote by which the House refused to pass House joint resolution No. 32, entitled

Joint resolution to provide for an amendment to the Constitution, relative to deserters;

Which motion prevailed.

On motion of Mr. Untley,

The joint resolution was re-committed to the select committee on amendments to the constitution.

Mr. Van Vleet moved to discharge the committee of the whole from the further consideration of House bill No. 195, entitled

granting swamp lands to the counties of Genessee and
ee, to aid in cutting drains through a certain swamp
counties;

D. Howard moved to amend the motion by adding
the following:

House bill No. 80, being
provide for the drainage and reclamation of swamp
lands of the improvement of the Lamont and Zeeland
in Ottawa county;"

of Mr. Monroe,
was laid on the table.

Offered the following:

That from this day no bills shall be taken from the
and placed on the order of third reading;

of Mr. Hazen,

on was laid on the table.

Howard offered the following:

That one thousand copies of the report of the com-
missions be printed for the use of this House;

on moved to lay the resolution on the table;

otion did not prevail.

otion was adopted.

lor moved to discharge the committee of the whole.

Further consideration of House bill No. 232, being

to legalize the organization of school district No. 1, in

ship of Spaulding, in Saginaw county;

on motion prevailed.

otion of Mr. Taylor,

bill was recommitted to the committee on education.

THIRD READING OF BILLS AND RESOLUTIONS.

the manuscript bill, entitled

bill to revise the charter of the city of Adrian,

read a third time and passed, a majority of all the mem-

elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Sanderson,
G. W. Allen,	O. F. Howard,	Schars,
Bayley,	Jewell,	Shier,
Bartow,	J. H. Jones,	Slocum,
Beach,	Keeler,	L. Smith,
Bond,	Kenny,	W. T. Smith,
Brockway,	Laing,	Swift,
Cady,	Landon,	Taylor,
Camburn,	Lapham,	Thayer,
Carleton,	Lewis,	Thomas,
Cobb,	Mallery,	Tupper,
Colwell,	McKernan,	Utley,
Copley,	Mickley,	Van Vleet,
Dort,	Monroe,	Warner,
Dusseau,	Morton,	Wendell,
Fellows,	Munger,	White,
Fisher,	Newcomb,	Wilcox,
Forbes,	Nixon,	Willits,
Gies,	Nowland,	Winsor,
Green,	O'Grady,	Woodman,
Griswold,	Packard,	Woodruff,
Haire,	Phillips,	Woodward,
Hawley,	Reed,	Woodworth,
Haynes,	Rowe,	Yawkey,
Hazen,	Runyan,	Speaker,

75

NAYS.

0

Title agreed to.

On motion of Mr. Wilcox,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 199, entitled

A bill to change the time of holding the election for Prosecuting Attorney, in the Upper Peninsula,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Sanderson,
G. W. Allen,	O. F. Howard,	Schars,
Bayley,	Jewell,	Shier,
Bartow,	J. H. Jones,	Slocum,
Beach,	Keeler,	L. Smith,
Bond,	Kenny,	W. T. Smith,

Laing,	Stewart,	
Lander,	Swift,	
Lapham,	Taylor,	
Lewis,	Thayer,	
Mallery,	Thomas,	
McKernan,	Tupper,	
Mickley,	Utley,	
Monroe,	Van Vleet,	
Morton,	Warner,	
Munger,	Wendell,	
Newcomb,	Wilcox,	
Nixon,	Willits,	
Nowland,	Williams,	
O'Grady,	Winsor,	
Packard,	Woodman,	
Phillips,	Woodruff,	
Reed,	Woodward,	
Rowe,	Woodworth,	
Runyan,	Speaker,	75
NAYS.		0

Mr. Mallery,
two-thirds of all the members elect, the bill
take immediate effect.
o. 85, entitled
authorize the several townships, cities and villages
of Ingham, Eaton, Barry, Allegan, Van Buren
loan money, pledge their credit, or raise money
in the construction of a railroad from the city of
St. Joseph,
a third time and passed, a majority of all the mem-
voting therefor, by yeas and nays, as follows:

YEAS.

Mr. O. F. Howard,	Mr. Schars,
Jewell,	Shier,
J. H. Jones,	Sloum,
Kenny,	L. Smith,
Laing,	W. T. Smith,
Landon,	Stewart,
Lapham,	Swift,
Lewis,	Taylor,
Mallery,	Thayer,

Cobb,	May,	Thomas,	
Colwell,	McKernan,	Tupper,	
Copley,	Mickley,	Utley,	
Dort,	Monroe,	Van Vleet,	
Dunlap,	Morton,	Warner,	
Dusseau,	Munger,	Welch,	
Fellows,	Newcomb,	Wendell,	
Fisher,	Nixon,	Wilcox,	
Forbes,	Nowland,	Willits,	
Gies,	O'Grady,	Williams,	
Green,	Packard,	Winsor,	
Griswold,	Phillips,	Woodman,	
Haire,	Reed,	Woodruff,	
Hawley,	Rowe,	Woodward,	
Haynes,	Runyan,	Woodworth,	
M. D. Howard,	Sanderson,	Speaker,	75
	NAYS.		0

The question being upon agreeing to the title,

Mr. Mallary offered the following as a substitute therefor:

"A bill to authorize either or all of the several townships, cities and villages of the counties of Macomb, Oakland, Livingston, Ingham, Eaton, Barry, Allegan, Van Buren and Berrien, to loan money, pledge their credit, or raise money by tax, to aid in the construction of a railroad from Ridgeway, in the county of Macomb, on the Grand Trunk railway, by way of the city of Lansing, to the village of St. Joseph, and from thence to the Indiana State line;"

Which was agreed to.

The title, as amended, was agreed to.

On motion of Mr. Mallary,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 206, entitled

A bill to amend an act entitled an act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Utley asked the unanimous consent of the House to

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YEAS.

YEAS.

Mr. O. F. Howard,	Mr. Schars,
Jewell,	Shier,
J. H. Jones,	Slocum,
Keeler,	L. Smith,
Kenny,	Swift,
Laing,	Thomas,
Landon,	Tupper,
Lapham,	Uteley,
Look,	Van Vleet,
Mallary,	Warner,
McKernan,	Welch,
Mickley,	Wendell,
Monroe,	White,
Munger,	Wilcox,
Newcomb,	Willits,
Nixon,	Williams,
Nowland,	Winsor,
O'Grady,	Woodman,
Osborn,	Woodruff,
Reed,	Woodward,
Rowe,	Woodworth,
Runyan,	Yawkey,
Sanderson,	Speaker,

70

NAYS.

Mr. Morton,
Packard,
Phillips,

Mr. W. T. Smith,
Taylor,
Thayer,

8

187

A bill to establish the name of Julia Adell Sexton;

Mr. M. D. Howard moved to amend the motion by adding thereto the following:

"Also, Senate bill No. 60, entitled

"A bill to provide for the construction of certain roadways and bridges on the line of the Allegan, Muskegon and Traverse Bay State road, and to authorize the consolidation of parts of the Allegan, Muskegon and Traverse Bay State road, with portions of the Manistee and Leland State road;"

Mr. Hazen offered the following as a substitute for the amendment: "and all the other bills on the general order;"

On motion of Mr. Brockway,

The motion was laid on the table.

Mr. W. T. Smith moved to discharge the committee of the whole from the further consideration of Senate bill No. 24, entitled

A bill to provide for county superintendents of Schools, and to amend certain sections of the primary school laws, and to repeal sections 74, 85, 86, 87, 88 and 90, of chapter 78, of compiled laws;

Mr. M. D. Howard moved to amend the motion by adding thereto the following: "Also House bill No. 234, entitled

A bill to provide for the incorporation of Reformed Protestant Dutch Churches;

On motion of Mr. Beach,

The motion was laid on the table.

Mr. Dort moved to reconsider the vote by which the House refused to pass House joint resolution No. 32, entitled

Joint resolution to provide for an amendment to the Constitution, relative to deserters;

Which motion prevailed.

On motion of Mr. Utley,

The joint resolution was re-committed to the select committee on amendments to the constitution.

Mr. Van Vleet moved to discharge the committee of the whole from the further consideration of House bill No. 195, entitled

read a third time and passed, a majority of all the mem-
elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. J. H. Jones,	Mr. Schars,
Keeler,	Slocum,
Kenny,	L. Smith,
Laing,	W. T. Smith,
Landon,	Stewart,
Lapham,	Swift,
Look,	Taylor,
Mallary,	Thayer,
May,	Tupper,
McKernan,	Warner,
Mickley,	Welch,
Monroe,	Wendell,
Newcomb,	White,
Nixon,	Wilcox,
O'Grady,	Willits,
Osborn,	Winsor,
Packard,	Woodruff,
Phillips,	Woodward,
Rowe,	Woodworth,
Runyan,	Yawkey,
Sanderson,	Speaker,

64

NAYS.

0

agreed to.
tion of Mr. Wendell,
vote of two-thirds of all the members elect, the bill was
to take immediate effect.
bill No. 192, being

to amend an act entitled an act to authorize the coun-
Jackson and Eaton, and the cities and townships of such
ies, and of Barry and Kent, the townships of Onondaga
Leslie, in Ingham county, and Leighton and Wayland, in
egan county, to pledge their credit in aid of the construction
railroad from Jackson to Grand Rapids, being act No. 67,
sion laws of 1864,

Was read a third time and passed, a majority of all the mem-
ers elect voting therefor, by yeas and nays, as follows:

A bill to establish the name of Julia Adell Sexton;

Mr. M. D. Howard moved to amend the motion by adding thereto the following:

"Also, Senate bill No. 60, entitled

"A bill to provide for the construction of certain roadways and bridges on the line of the Allegan, Muskegon and Traverse Bay State road, and to authorize the consolidation of parts of the Allegan, Muskegon and Traverse Bay State road, with portions of the Manistee and Leland State road;"

Mr. Hazen offered the following as a substitute for the amendment: "and all the other bills on the general order;"

On motion of Mr. Brockway,

The motion was laid on the table.

Mr. W. T. Smith moved to discharge the committee of the whole from the further consideration of Senate bill No. 24, entitled

A bill to provide for county superintendents of Schools, and to amend certain sections of the primary school laws, and to repeal sections 74, 85, 86, 87, 88 and 90, of chapter 78, of compiled laws;

Mr. M. D. Howard moved to amend the motion by adding thereto the following: "Also House bill No. 234, entitled

A bill to provide for the incorporation of Reformed Protestant Dutch Churches;

On motion of Mr. Beach,

The motion was laid on the table.

Mr. Dort moved to reconsider the vote by which the House refused to pass House joint resolution No. 32, entitled

Joint resolution to provide for an amendment to the Constitution, relative to deserters;

Which motion prevailed.

On motion of Mr. Untley,

The joint resolution was re-committed to the select committee on amendments to the constitution.

Mr. Van Vleet moved to discharge the committee of the whole from the further consideration of House bill No. 195, entitled

granting swamp lands to the counties of Genessee and
Genessee, to aid in cutting drains through a certain swamp
counties;

D. Howard moved to amend the motion by adding
the following:

House bill No. 80, being
to provide for the drainage and reclamation of swamp
means of the improvement of the Lamont and Zeeland
in Ottawa county;"

of Mr. Monroe,
was laid on the table.

offered the following:

That from this day no bills shall be taken from the
er and placed on the order of third reading;

of Mr. Hazen,
was laid on the table.

Howard offered the following:

That one thousand copies of the report of the com-
fisheries be printed for the use of this House;

en moved to lay the resolution on the table;

motion did not prevail.

olution was adopted.

aylor moved to discharge the committee of the whole

the further consideration of House bill No. 232, being

to legalize the organization of school district No. 1, in

ship of Spaulding, in Saginaw county;

which motion prevailed.

motion of Mr. Taylor,

the bill was recommitted to the committee on education.

THIRD READING OF BILLS AND RESOLUTIONS.

House manuscript bill, entitled

A bill to revise the charter of the city of Adrian,

Was read a third time and passed, a majority of all the mem-

bers elect voting therefor, by yeas and nays, as follows:

Cobb,	May,	Thomas,	
Colwell,	McKernan,	Tupper,	
Copley,	Mickley,	Utley,	
Dort,	Monroe,	Van Vleet,	
Dunlap,	Morton,	Warner,	
Dusseau,	Munger,	Welch,	
Fellows,	Newcomb,	Wendell,	
Fisher,	Nixon,	Wilcox,	
Foroes,	Nowland,	Willits,	
Gies,	O'Grady,	Williams,	
Green,	Packard,	Winsor,	
Griswold,	Phillips,	Woodman,	
Haire,	Reed,	Woodruff,	
Hawley,	Rowe,	Woodward,	
Haynes,	Runyan,	Woodworth,	
M. D. Howard,	Sanderson,	Speaker,	75
	NAYS.		0

The question being upon agreeing to the title,

Mr. Mallary offered the following as a substitute therefor:

"A bill to authorize either or all of the several townships, cities and villages of the counties of Macomb, Oakland, Livingston, Ingham, Eaton, Barry, Allegan, Van Buren and Berrien, to loan money, pledge their credit, or raise money by tax, to aid in the construction of a railroad from Ridgeway, in the county of Macomb, on the Grand Trunk railway, by way of the city of Lansing, to the village of St. Joseph, and from thence to the Indiana State line;"

Which was agreed to.

The title, as amended, was agreed to.

On motion of Mr. Mallary,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 206, entitled

A bill to amend an act entitled an act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Utley asked the unanimous consent of the House to

5.]
 and the bill by striking out the word "ten," in line 11, of
 on 2, and insertining in lieu thereof the word "sixty;"
 jected to by Mr. Welch.
 motion of Mr. Utley,
 bill was recommitted to the committee on fisheries.
 e manuscript bill, entitled
 l to repeal an act entitled an act to provide for the pay-
 unliquidated swamp land road contracts, approved
 5, 1863,
 ead a third time and passed, a majority of all the mem-
 voting therefor, by yeas and nays, as follows:

YEAS.

Mr. O. F. Howard,	Mr. Schars,
Jewell,	Shier,
J. H. Jones,	Slocum,
Keeler,	L. Smith,
Kenny,	Swift,
Laing,	Thomas,
Landon,	Tupper,
Lapham,	Utley,
Look,	Van Vleet,
Mallery,	Warner,
McKernan,	Welch,
Mickley,	Wendell,
Monroe,	White,
Munger,	Wilcox,
Newcomb,	Willits,
Nixon,	Williams,
Nowland,	Winsor,
O'Grady,	Woodman,
Osborn,	Woodruff,
Reed,	Woodward,
Rowe,	Woodworth,
Runyan,	Yawkey,
Sanderson,	Speaker,

70

NAYS.

Mr. Brookway,	Mr. Morton,	Mr. W. T. Smith,
Gies,	Packard,	Taylor,
May,	Phillips,	Thayer,

9

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House joint resolution No 25, being

Joint resolution asking the Government of the United States for an appropriation of money for the improvement of the harbor of White river, in Muskegon county, and also for the building of a light house at the same place,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. L. Smith,
G. W. Allen,	J. H. Jones,	W. T. Smith,
Bartow,	Keeler,	Stewart,
Beach,	Kenny,	Swift,
Bond,	Laing,	Taylor,
Brockway,	Landon,	Thayer,
Cady,	Lapham,	Thomas,
Carleton,	Look,	Tupper,
Cobb,	Mallary,	Utley,
Colwell,	May,	Warner,
Copley,	McKernan,	Welch,
Dort,	Mickley,	Wendell,
Dunlap,	Monroe,	White,
Dussean,	Morton,	Wilcox,
Fellows,	Nixon,	Willits,
Forbes,	O'Grady,	Williams,
Gies,	Osborn,	Winsor,
Green,	Packard,	Woodman,
Griswold,	Phillips,	Woodruff,
Haire,	Rowe,	Woodward,
Haynes,	Sanderson,	Woodworth,
Hazen,	Schars,	Yawkey,
M. D. Howard,	Shier,	Speaker,
O. F. Howard,	Slocum,	

NAYS.

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0

Title and preamble agreed to.

House bill No. 264, entitled

A bill to amend an act entitled an act to incorporate the village of Mackinac, approved March 25, 1848, and numbered 108, and to add certain new sections thereto,

HOUSE OF REPRESENTATIVES.

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as read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. J. H. Jones,	Mr. Schars,
Keeler,	Slocum,
Kenny,	L. Smith,
Laing,	W. T. Smith,
Landon,	Stewart,
Lapham,	Swift,
Look,	Taylor,
Mallary,	Thayer,
May,	Tupper,
McKernan,	Warner,
Mickley,	Welch,
Monroe,	Wendell,
Newcomb,	White,
Nixon,	Wilcox,
O'Grady,	Willits,
Osborn,	Winsor,
Packard,	Woodruff,
Phillips,	Woodward,
Rowe,	Woodworth,
Runyan,	Yawkey,
Sanderson,	Speaker,

64

NAYS.

0

agreed to.
motion of Mr. Wendell,
vote of two-thirds of all the members elect, the bill was
ed to take immediate effect.

use bill No. 192, being
bill to amend an act entitled an act to authorize the coun-
of Jackson and Eaton, and the cities and townships of such
nties, and of Barry and Kent, the townships of Onondaga
and Leslie, in Ingham county, and Leighton and Wayland, in
llegan county, to pledge their credit in aid of the construction
f a railroad from Jackson to Grand Rapids, being act No. 67,
ession laws of 1864,

Was read a third time and passed, a majority of all the mem-
bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Slocum,
Bartow,	Keeler,	L. Smith,
Beach,	Kenny,	W. T. Smith,
Bond,	Laing,	Stewart,
Brockway,	Lapham,	Swift,
Cady,	Mallary,	Thayer,
Cobb,	May,	Thomas,
Copley,	McKernan,	Tupper,
Dort,	Mickley,	Warner,
Dunlap,	Morton,	Welch,
Dussean,	Nixon,	White,
Fellows,	O'Grady,	Wilcox,
Forbes,	Osborn,	Willits,
Griswold,	Packard,	Winsor,
Haire,	Phillips,	Woodman,
Hawley,	Runyan,	Woodworth,
Haynes,	Sanderson,	Yawkey,
Hazen,	Schars,	Speaker,

NAYS.

54

Mr. G. W. Allen,	Mr. Green,	Mr. Thayer,
Carleton,	Landon,	Woodruff,
Colwell,	Look,	Woodward,
Fisher,	Rowe,	

11

On motion of Mr. Green,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 204, entitled

A bill to amend section 5, of chapter 20, and section 15, of chapter 21, and to repeal section 16, of chapter 21, of the compiled laws, relative to the assessment and collection of highway taxes,

Was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. Jewell,	Mr. Schars,
Bayley,	Kenny,	W. T. Smith,
Beach,	Mallary,	Tupper,
Bond,	McKernan,	Welch,
Brockway,	Mickley,	White,

Camburn,
Fellows,
Forbes,
Green,
Griswold,
Haire,

Munger,
Newcomb,
Nixon,
O'Grady,
Osborn,
Runyan,

Wilcox,
Woodruff,
Woodward,
Woodworth,
Speaker,

32

NAYS.

Mr. O. F. Howard,

Mr. Stewart,

J. H. Jones,

Swift,

Keeler,

Taylor,

Laing,

Thayer,

Landon,

Thomas,

Look,

Van Vleet,

May,

Warner,

Packard,

Willits,

Phillips,

Williams,

Rowe,

Winsor,

Sanderson,

Woodman,

Slocum,

Yawkey,

L. Smith,

33

bill No. 170, entitled

to provide for the sale of certain swamp lands, licensed

at No. 229, of the session laws of 1859, and acts amend-

hereto,

read a third time and passed, a majority of all the

members elect voting therefor, by yeas and nays, as follows:

YEAS.

Aitken,
G. W. Allen,
Bayley,
Bartow,
Bond,
Brockway,
Cady,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Forbes,
Green,
Haire,

Mr. Keeler,
Kenny,
Laing,
Landon,
Lapham,
Look,
Mallory,
May,
McKernan,
Mickley,
Morton,
Munger,
Newcomb,
O'Grady,
Osborn,
Packard,
Phillips,

Mr. W. T. Smith,
Swift,
Taylor,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,

Hawley,
Hazen,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,

Rowe,
Runyan,
Sanderson,
Slocum,
L. Smith,

Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

67

NAYS.

Mr. Stewart,

1

Title agreed to.

On motion of Mr. Hazen,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House joint resolution No. 29, entitled

A joint resolution authorizing and directing the Auditor General to credit the county of Marquette with certain sums, upon the books of his office, and to charge the county of Menominee therewith,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Brockway,
Cady,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dusseau,
Forbes,
Green,
Griswold,
Haire,
Hawley,
Haynes,
Hazen,

Mr. J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Look,
Mallery,
May,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Rowe,
Runyan,

Mr. Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,

HOUSE OF REPRESENTATIVES.

1495

M. D. Howard,
O. F. Howard,
Jewell,

Sanderson,
Schars,

Yawkey,
Speaker,

76

NAYS.

1

Fellows,
the agreed to.

a motion of Mr. O'Grady,
a vote of two-thirds of all the members elect, the bill
ordered to take immediate effect.

use bill No. 260, being

to authorize the townships in the counties of Kalama-
Buren, Allegan, Kent and Ottawa to aid in extending
Schoolcraft and Three Rivers Railroad from Schoolcraft to
Grand River,

read a third time and passed, a majority of all the
elect voting therefor, by yeas and nays, as follows:

YEAS.

in,
V. Allen,
ley,
tow,
ch,
nd,
ockway,
dy,
amburn,
arleton,
obb,
Colwell,
Copley,
port,
panlap,
pusseau,
Fellows,
Forbes,
Green,
Griswold,
Haire,
Hawley,
Haynes,
Hazen,
M. D. Howard,

Mr. O. F. Howard,	Mr. Rowe,
Jewell,	Runyan,
J. H. Jones,	Sanderson,
Keeler,	Schars,
Kenny,	Shier,
Laing,	Slocum,
Landon,	L. Smith,
Lapham,	W. T. Smith,
Lewis,	Stewart,
Look,	Swift,
Mallory,	Taylor,
May,	Thomas,
McKernan,	Van Vleet,
Mickley,	Warner,
Monroe,	Wendell,
Morton,	White,
Munger,	Wilcox,
Newcomb,	Willits,
Nixon,	Woodman,
Nowland,	Woodruff,
O'Grady,	Woodward,
Packard,	Woodworth,
Phillips,	Yawkey,
Reed,	Speaker,

78

NAYS.

Mr. Fisher,
Thayer,

Mr. Utley,

Mr. Williams,

4

Title agreed to.

On motion of Mr. Woodman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 100, being

A bill to amend an act entitled "an act for the re-organization of the military forces of the State of Michigan," approved January 18, 1862,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Beach,
Bond,
Brockway,
Cady,
Camburn,
Carleton,
Cobb,
Copley,
Dort,
Dunlap,
Fellows,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Haire,
Hawley,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,
Jewell,Mr. J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallory,
May,
McKernan,
Mickley,
Monroe,
Munger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,Mr. Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

77

NAYS.

Mr. Bartow,

Mr. Colwell,

Mr. Dussean,

3

Title agreed to.

On motion of Mr. Woodman,

By a vote of two-thirds of all the member elect, the bill was ordered to take immediate effect.

Senate joint resolution No 14, entitled

Joint resolution for the relief of the township board of the township of Rush, in the county of Shiawassee,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Schars,
G. W. Allen,	Keeler,	Shier,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	L. Smith,
Beach,	Landon,	W. T. Smith,
Bond,	Lapham,	Stewart,
Brockway,	Lewis,	Swift,
Cady,	Look,	Taylor,
Camburn,	Mallary,	Thayer,
Carleton,	Maxwell,	Thomas,
Colwell,	May,	Tupper,
Copley,	McKernan,	Utiley,
Dort,	Mickley,	Van Vleet,
Dunlap,	Monroe,	Warner,
Dusseau,	Morton,	Welch,
Fellows,	Munger,	Wendell,
Fisher,	Nixon,	White,
Forbes,	Nowland,	Wilcox,
Gies,	O'Grady,	Willits,
Griawold,	Osborn,	Williams,
Haire,	Packard,	Woodman,
Hawley,	Phillips,	Woodruff,
Haynes,	Reed,	Woodward,
Hazen,	Rowe,	Woodworth,
M. D. Howard,	Runyan,	Yawkey,
O. F. Howard,	Sanderson,	Speaker,
Jewell,		

80

NAYS.

0

Title and preamble agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect

Mr. McKernan moved that the House take a recess until this afternoon at 2 o'clock;

Which was not agreed to.

Senate bill No. 57, entitled

A bill to authorize the city of Owosso to raise by tax, money for the purpose of improving and fencing the grounds of the Shiawassee County Agricultural Association, and erecting thereon, a building for its use, at said city of Owosso,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Schars,
G. W. Allen,	Keeler,	Shier,
Bayley,	Kenny,	Slocum,
Bartow,	Laing,	L. Smith,
Beach,	Landon,	W. T. Smith,
Bond,	Lapham,	Stewart,
Brockway,	Lewis,	Swift,
Cady,	Look,	Taylor,
Camburn,	Mallory,	Thayer,
Carleton,	Maxwell,	Thomas,
Cobb,	May,	Tupper,
Copley,	McKernan,	Utley,
Dort,	Micklely,	Van Vleet,
Dunlap,	Monroe,	Warner,
Dussean,	Morton,	Welch,
Fellows,	Munger,	Wendell,
Fisher,	Newcomb,	White,
Forbes,	Nixon,	Wilcox,
Gies,	Nowland,	Willits,
Green,	O'Grady,	Williams,
Griswold,	Osborn,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
Hazen,	Reed,	Woodworth,
M. D. Howard	Rowe,	Yawkey,
O. F. Howard,	Runyan,	Speaker, 80
Jewell,	Sanderson,	

NAYS.

Mr. Colwell,
Title agreed to.

Mr. Laing moved that the House take a recess until this afternoon at 2 o'clock;

Which was not agreed to.

Senate bill No. 43, being

A bill to amend section 52 of an act entitled "An act to incorporate the city of Battle Creek," approved February 3, 1859, relative to jurisdiction of justices of the peace,

Being under consideration,

On motion of Mr. Sanderson,

The bill was laid on the table.

Senate bill No. 73, entitled

A bill to amend sections 29, 34 and 41, of chapter 152, of the compiled laws, relative to actions in replevin,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hazen,	Mr. Sanderson,
G. W. Allen,	M. D. Howard,	Schars,
Bayley,	O. F. Howard,	L. Smith,
Beach,	Jewell,	W. T. Smith,
Bond,	J. H. Jones,	Swift,
Brockway,	Keeler,	Taylor,
Cady,	Kenny,	Thayer,
Carleton,	Laing,	Thomas,
Cobb,	Lewis,	Tupper,
Colwell,	Mallery,	Van Vleet,
Copley,	May,	Welch,
Dort,	Mickley,	Wendell,
Dunlap,	Munger,	White,
Dussean,	Newcomb,	Wilcox,
Fellows,	Nixon,	Willits,
Forbes,	O'Grady,	Williams,
Gies,	Osborn,	Woodman,
Green,	Packard,	Woodruff,
Griswold,	Phillips,	Woodward,
Haire,	Reed,	Yawkey,
Hawley,	Rowe,	Speaker, 63

NAYS.

Mr. Fisher,	Mr. Maxwell,	Mr. Shier,
Haynes,	McKernan,	Stewart,
Landon,	Monroe,	Utley,

Lapham,
Look,

Morton,
Runyan,

Warner,

14

Title agreed to.

On motion of Mr. Nixon,

The House took a recess until this afternoon at 2 o'clock.

—
AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

By unanimous consent, the committee on fisheries submitted the following report:

The committee on fisheries, to whom was referred House bill No. 206, being

A bill to amend an act entitled an act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

J. A. T. WENDELL, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Mallary,

The House concurred in the amendments made to the bill by the committee.

The question being upon the passage of the bill,

The bill was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,

G. W. Allen,

Bayley,

Beach,

Mr. Hazen,

M. D. Howard,

O. F. Howard,

J. H. Jones,

Mr. Shier,

Slocum,

W. T. Smith,

Swift,

Bond,	Keeler,	Taylor,
Cady,	Kenny,	Thomas,
Camburn,	Laing,	Trupper,
Carleton,	Landon,	Utley,
Cobb,	Lewis,	Van Vleet,
Colwell,	Mallory,	Warner,
Copley,	Mickley,	Welch,
Dort,	Monroe,	Wendell,
Dunlap,	Morton,	White,
Dussean,	Newcomb,	Willits,
Fisher,	Nowland,	Winsor,
Forbes,	O'Grady,	Woodman,
Griswold,	Packard,	Woodward,
Haire,	Reed,	Woodworth,
Hawley,	Rowe,	Yawkey,
Haynes,	Schars,	Speaker. 60

NAYS.

Mr. Gies,	Mr. Nixon,	Mr. Sanderson,
Look,	Phillips,	Thayer,
Maxwell,	Runyan,	Woodruff,
May,		10

Title agreed to.

Mr. Shier moved that the bill be ordered to take immediate effect;

Mr. Monroe moved, as an amendment to the motion, that the bill be ordered to take effect at the expiration of sixty days from and after its passage;

Which amendment was accepted.

The question being upon ordering the bill to take effect at the expiration of sixty days from and after its passage,

The motion did not prevail.

Senate bill No. 92, entitled

A bill to provide for the incorporation of lodges and encampments of the Independent order of Odd Fellows,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Warner asked the unanimous consent of the House to amend the bill by striking out the words "twenty-five," where they occur in section 3, line 9, and insert in lieu thereof the word "fifty." Also, by striking out the words "twenty-five,"

where they occur in line 7, and inserting in lieu thereof the word "fifty;"

Objected to by Mr. Thayer.

Mr. M. D. Howard asked and obtained the unanimous consent of the House to amend the bill by inserting, in line 4 of section 6, the words, "of the county," after the word "clerk;" and also by striking out the word "county," where it occurs in the same line.

On motion of Mr. Warner,

The bill was then recommitted to the committee on banks and incorporations, with instructions to incorporate in the bill the amendment proposed by him.

Senate bill No. 52, entitled

A bill to amend sections 61 and 62, of an act entitled "an act to incorporate the city of Battle Creek," approved February 3, 1859, relating to the assessment and collection of highway taxes,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Gies asked the unanimous consent of the House to amend the bill by striking out the words "persons of color," in the 3d line of recited section 61;

Objected to by Mr. Look.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Runyan,
G. W. Allen,	J. H. Jones,	Sanderson,
Bayley,	Kenny,	Schars,
Beach,	Laing,	Shier,
Bond,	Landon,	Slocum,
Brockway,	Lewis,	Taylor,
Cady,	Mallary,	Thayer,
Camburn,	Mickley,	Thomas,
Carleton,	Monroe,	Tupper,
Cobb,	Morton,	Utle,
Colwell,	Munger,	Van Vleet,
Copley,	Newcomb,	Warner,
Dort	Nixon,	White,

Dunlap,	Nowland,	Wilcox,
Dussean,	O'Grady,	Willits,
Fisher,	Osborn,	Woodman,
Forbes,	Packard,	Woodruff,
Griswold,	Phillips,	Woodward,
Haire,	Reed,	Woodworth,
Hawley,	Rowe,	Speaker,
Hazen,		61

NAYS.

Mr. Gies,	Mr. May,	Mr. Williams,
Look,	W. T. Smith,	Yawkey,
		6

Title agreed to.

On motion of Mr. Beach,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 82, entitled

A bill making appropriations for the support of the Michigan Asylum for the Deaf and Dumb and the Blind, at Flint, and completing and furnishing certain portions of the buildings thereof,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Hazen,	Mr. Runyan,
G. W. Allen,	O. F. Howard,	Sanderson,
Bayley,	Keeler,	Schars,
Bartow,	Kenny,	Shier,
Beach,	Laing,	Slocum,
Bond,	Landon,	W. T. Smith,
Brockway,	Lapham,	Taylor,
Cady,	Look,	Thayer,
Camburn,	May,	Thomas,
Carleton,	Mickley,	Tupper,
Cobb,	Morton,	Utley,
Colwell,	Munger,	Van Fleet,
Copley,	Newcomb,	Warner,
Dort,	Nixon,	White,
Dunlap,	Nowland,	Wilcox,
Dussean,	O'Grady,	Willits,
Fisher,	Osborn,	Woodman,
Forbes,	Packard,	Woodruff,
Gies,	Phillips,	Woodworth,

Griswold,
Haire,
Hawley,

Reed,
Rowe,

Yawkey,
Speaker,

64

NAYS.

Mr. J. H. Jones, Mr. Mallary, Mr. Williams, 3
Title agreed to.

On motion of Mr. Dusseau,

By a vote of two-thirds of all the members elect, the bill
was ordered to take immediate effect.

House bill No. 217, entitled

A bill to provide for assessing property in certain cases, at
any time between the 1st days of May and October in each
year, and for the more speedy collection of taxes in certain
cases,

Was read a third time and passed, a majority of all the mem-
bers elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Brockway,
Cady,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fisher,
Forbes,
Gies,
Griswold,
Haire,

Mr. Hawley,
Hazen,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Mallary,
Mickley,
Morton,
Munger,
Newcomb,
Nixon,
O'Grady,
Osborn,
Packard,
Reed,

Mr. Rowe,
Sanderson,
Schars,
Shier,
L. Smith,
W. T. Smith,
Stewart,
Taylor,
Thayer,
Van Vleet,
Warner,
Welch,
White,
Wilcox,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker,

59

NAYS.

Mr. Dusseau,
Lapham,
Look,
May,

Mr. Monroe,
Phillips,
Runyan,
Slocum,

Mr. Tupper,
Willits,
Williams,
Yawkey, 12

Title agreed to.

On motion of Mr. O. F. Hoawrd,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Brockway moved to suspend the further consideration of the order of third reading of bills and resolutions for the day;

Which motion did not prevail.

House bill No. 180, entitled

A bill to authorize the several townships in the counties of Ingham, Clinton, Eaton and Ionia, to pledge their credit, and the county of Ionia to raise by tax, or borrow money, to aid in the construction of a railroad from the village of Ionia, in Ionia county, to the city of Lansing, in Ingham county,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Aitken,	Mr. O. F. Howard,	Mr. Sanderson,
G. W. Allen,	Jewell,	Schars,
Bayley,	J. H. Jones,	Slocum,
Bartow,	Keeler,	L. Smith,
Beech,	Kenny,	W. T. Smith,
Bond,	Laing,	Stewart,
Brockway,	Landon,	Swift,
Cady,	Lapham,	Taylor,
Camburn,	Lewis,	Thayer,
Carleton,	Look,	Thomas,
Cobb,	Mallary,	Tupper,
Colwell,	Monroe,	Utiley,
Copley,	Morton,	Van Vleet,
Dort,	Munger,	Warner,
Dunlap,	Nixon,	Welch,
Dussean,	Nowland,	White,
Fisher,	O'Grady,	Wilcox,
Forbes,	Osborn,	Willits,
Green,	Packard,	Woodman,
Griswold,	Phillips,	Woodruff,
Haire,	Reed,	Woodward,
Hawley,	Rowe,	Yawkey,
Hazen,	Runyan,	Speaker,
M. D. Howard,		

NAYS.

Mr. Gies,

The question being upon agreeing to the title,
Mr. Welch moved to amend the title, by striking out the words, "and the county of Ionia;"

Which was agreed to.

The title, as amended, was then agreed to.

House manuscript bill, entitled

A bill to repeal section 3, and amend section 4, of an act entitled an act to authorize the several townships in the counties of Livingston, Oakland, Washtenaw and Wayne, to pledge their credit, and the county of Livingston, to raise by tax, or borrow money to aid in the construction of a railroad, from some point near the city of Detroit, to Howell, in the county of Livingston,

Being under consideration,

On motion of Mr. Hazen,

The bill was recommitted to the committee on banks and incorporations.

House bill No. 148, entitled

A bill for the acceptance of the donation of public lands made by an act of Congress, approved June 20, 1864, for the construction of certain wagon roads for military and postal purposes, and to provide for the construction of the same,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Runyan,
G. W. Allen,	Keeler,	Sanderson,
Bayley,	Kenny,	Schars,
Bartow	Laing,	Slocum,
Beach,	Landon,	L. Smith,
Bond,	Lapham,	Stewart,
Brockway,	Lewis,	Swift,
Cady,	Look,	Taylor,
Oamburn,	Mallery,	Thayer,
Carleton,	Maxwell,	Thomas,
Cobb,	May,	Tapper,
Colwell,	McKernan,	Utle,
Copley,	Mickley,	Van Vleet,
Dort,	Monroe,	Warner,
Dunlap,	Morton,	Welch,

Dussean,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Haire,
Hawley,
M. D. Howard,

Munger,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,

White,
Wilcox,
Willits,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

69

NAYS.

Mr. J. H. Jones,

1

Title agreed to.

On motion of Mr. Utley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to legalize the action of the electors of the township of Flint, in the county of Genesee, for the purpose of raising bounties to fill the quota of said township, under the last call of the President for troops,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Brockway,
Cady,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fisher,
Forbes,
Gies,
Haire,

Mr. Keeler,
Kennay,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallary,
Maxwell,
May,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Nowland,
O'Grady,
Osborn,
Packard,

Mr. Sanderson,
Schars,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Thomas,
Utley,
Van Vleet,
Warner,
Welch,
White,
Wilcox,
Willits,
Williams,
Woodman,

Hazen,
M. D. Howard,
O. F. Howard,
J. H. Jones,

Phillips,
Reed,
Rowe,
Runyan,
NAYS.

Woodruff,
Woodward,
Speaker,

68

0

Title agreed to.

On motion of Mr. Thayer,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By unanimous consent, the committee on banks and incorporations submitted the following report:

The committee on banks and incorporations to whom was re-committed Senate bill No. 92, entitled

A bill to provide for the incorporation of lodges and encampments of the independent order of Odd Fellows,

With instructions,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

O. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Utley,

The House concurred in the amendment made to the bill by the committee.

The question being upon the passage of the bill,

The bill was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,

Mr. Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,

Mr. Schars,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,

Brockway,	Look,	Swift,
Cady,	Mallary,	Taylor,
Carleton,	Maxwell,	Thayer,
Cobb,	May,	Thomas,
Colwell,	McKernan,	Tupper,
Copley,	Mickley,	Utley,
Dort,	Monroe,	Van Vleet,
Dunlap,	Munger,	Warner,
Dusseau,	Nowland,	Wendell,
Fisher,	O'Grady,	White,
Forbes,	Osborn,	Wilcox,
Gies,	Packard,	Willits,
Haire,	Phillips,	Williams,
Hawley,	Reed,	Woodman,
Hazen,	Rowe,	Woodruff,
M. D. Howard,	Runyan,	Woodward,
Jewell,	Sanderson,	Speaker,
J. H. Jones,		

70

NAYS.

Mr. Camburn,

1

Title agreed to

On motion of Mr. Mallary,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to amend section No. 87, of act No. 16, of the compiled laws of the year 1862, entitled "an act for the reorganization of the military forces of the State of Michigan,"

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Kenny,	Mr. Slocum,
G. W. Allen,	Laing,	L. Smith,
Bayley,	Landon,	W. T. Smirh,
Bartow,	Lapham,	Stewart,
Beach,	Lewis,	Swift,
Bond,	Look,	Taylor,
Brockway,	Mallary,	Thayer,
Cady,	Maxwell,	Thomas,
Camburn,	May,	Tupper,
Carleton,	McKernan,	Utley,
Cobb,	Mickley,	Van Vleet,
Colwell,	Monroe,	Warner,

Copley,
Dort,
Dunlap,
Dusseau,
Fisher,
Forbes,
Haire,
Hawley,
Hasen,
M. D. Howard,
Jewell,
J. H. Jones,
Keeler,

Morton,
Munger,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,
Shier,

Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

74

0

NAYS.

Title agreed to.

On motion of Mr. Utley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

MESSAGE FROM THE SENATE.

By unanimous consent, the Speaker announced the following

SENATE CHAMBER,
Lansing, March 9, 1865. }

Speaker of the House of Representatives:

SIR—I am instructed by the Senate to request the House to re-transmit to the Senate, House bill No. 106, entitled

A bill to authorize Bay County to issue bonds to aid in the construction of the Midland and Bay City plank road.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Warner moved that the bill be taken from the table;

Which motion prevailed.

On motion of Mr. Warner,

The Clerk was directed to return the bill to the Senate.
House bill No. 153, entitled

A bill to encourage the erection and support of water power manufactories,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aiken,	Mr. Keeler,	Mr. Schars,
G. W. Allen,	Kenny,	Shier,
Bayley,	Laing,	Slocum,
Bond,	Lapham,	L. Smith,
Brockway,	Lewis,	W. T. Smith,
Cady,	Mallary,	Stewart,
Camburn,	Maxwell,	Taylor,
Carleton,	McKernan,	Thayer,
Cobb,	Mickley,	Tupper,
Colwell,	Monroe,	Utley,
Copley,	Morton,	Warner,
Dort,	Munger,	Welch,
Dusseau,	O'Grady,	White,
Fisher,	Osborn,	Wilcox,
Forbes,	Packard,	Willits,
Gies,	Phillips,	Woodman,
Green,	Rowe,	Woodruff,
Haire,	Runyan,	Woodworth,
Hazen,	Sanderson,	Speaker,
M. D. Howard,		

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NAYS.

Mr. Bartow,	Mr. Nowland,	Mr. Williams,
Hawley,	Thomas,	Winsor,
Look,	Van Vleet,	Yawkey,
May,		

10

Title agreed to.

On motion of Mr. L. Smith,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 106, entitled

A bill to amend certain sections of an act entitled an act to incorporate the city of Flint, approved Feb. 18, 1855,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Laing,	Mr. Slocum,
G. W. Allen,	Lapham,	L. Smith,
Bayley,	Lewis,	W. T. Smith,
Bartow,	Look,	Stewart,
Beach,	Mallary,	Swift,
Bond,	Maxwell,	Taylor,
Brockway,	May,	Thayer,

Cady,	McKernan,	Thomas,	
Camburn,	Mickley,	Tupper,	
Carleton,	Monroe,	Uiley,	
Cobb,	Morton,	Van Vleet,	
Colwell,	Munger,	Warner,	
Copley,	Newcomb,	Welch,	
Dort,	Nixon,	Wendell,	
Dussean,	Nowland,	White,	
Forbes,	O'Grady,	Wilcox,	
Gies,	Osborn,	Willits,	
Green,	Packard,	Winsor,	
Haire,	Phillips,	Woodman,	
Hawley,	Rowe,	Woodruff,	
Hazen,	Runyan,	Woodward,	
M. D. Howard,	Sanderson,	Woodworth,	
O. F. Howard,	Schars,	Yawkey,	
Kenny,	Shier,	Speaker,	72
	NAYS.		0

Title agreed to.

On motion of Mr. Van Vleet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Warner moved to suspend the further consideration, for the day, of the order of third reading of bills and resolutions;

Which motion prevailed.

GENERAL ORDER.

On Motion of Mr. Brookway,

The House went into committee of the whole, on the general order,

Mr. Swift, in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 210, entitled

A bill for the construction of the Pierson and Pine State road, in the county of Montcalm;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration the following entitled bill;

2. Senate bill No. 24, entitled

A bill to provide for county superintendents of schools; and to amend certain sections of the primary school laws, and to repeal sections 74, 85, 86, 87, 88, 89 and 90, of chapter 78 of compiled laws;

Have directed their chairman to report the same back to the House, with the recommendation that it do not pass.

JOHN M. SWIFT, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The first named bill was placed on the order of third reading.

Mr. Woodman moved that the rules be suspended, and that the second named bill be put upon its immediate passage;

Which motion was withdrawn.

On motion of Mr. Newcomb,

The bill was laid on the table.

On motion of Mr. Van Vleet,

The House took a recess until this evening at 7 o'clock.

—
EVENING SESSION.

7 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

The Speaker announced that the hour had arrived for the consideration of the

SPECIAL ORDER,

Being the consideration of House bill No. 196, entitled

A bill to apportion anew the Representatives among the several counties and districts of this State.

Mr. Winsor offered the following as a substitute for the bill:

A BILL to apportion anew the Representatives among the several Counties and Districts of this State.

SECTION 1. *The People of the State of Michigan enact, That the House of Representatives shall hereafter be composed of mem-*

bers elected agreeable to a ratio of one representative for every eight thousand six hundred and fifty white persons and civilized persons of Indian descent, not members of any tribe, in each organized county, and one representative for a fraction equal to a moiety of such ratio, and not included therein, that is to say: within the county of Wayne, nine; within the county of Lenawee, five; within the counties of Oakland, Washtenaw, and Kent, four each; within the counties of Monroe, Hillsdale, Branch, St. Joseph, Berrien, Kalamazoo, Jackson, Macomb, Genesee, Calhoun and St. Clair, three each; within the counties of Allegan, Barry, Cass, Clinton, Eaton, Ingham, Ionia, Lapeer, Livingston, Ottawa, Saginaw, Shiawassee and Van Buren, two each; within the counties of Sanilac, Huron, Houghton, Tuscola, Muskegon, Montcalm, Gratiot, Bay, Ontonagon and Keweenaw, one each. The counties of Newaygo and Oceana shall compose a representative district, and be entitled to one representative; the election returns of which district shall be made to the county seat of Newaygo. The counties of Mason, Lake, Manistee, Grand Traverse, Leelanaw, Manitou, Antrim, Otsego, Crawford, Kalkaska, Missaukee, Wexford and Benzie, shall compose a representative district and be entitled to one representative, the election returns of which shall be made to the county seat of Grand Traverse. The counties of Isabella, Clare, Mecosta, Osceola, Ogemaw, Iosco, Midland, Gladwin and Roscommon, shall compose a representative district, and entitled to one representative, the election returns of which district shall be made to the county seat of Midland. The counties of Marquette, Chippewa, Schoolcraft, Delta and Menominee shall compose a representative district, and be entitled to one representative, the election returns of which district shall be made to the county seat of Marquette. The counties of Mackinac, Emmett, Presque Isle, Alcona, Oscoda, Montmorenci, Alpena and Cheboygan, shall compose a representative district, and be entitled to one representative, the election returns of which district shall be made to the county seat of Mackinac.

Mr. Brockway moved to lay the substitute on the table;

Which motion did not prevail.

The question being upon the adoption of the substitute;

The substitute was adopted.

On motion of Mr. Winsor,

The bill was then placed on the order of third reading.

Mr. Haynes moved to discharge the committee of the whole

from the further consideration of Senate bill No. 91, entitled

A bill for the apportionment of Senators in the State Legisla-

ture;

Which motion was withdrawn.

GENERAL ORDER.

On motion of Mr. Hazen,

The House went into committee of the whole, on the general order,

Mr. Cobb in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration, the following entitled bills:

1. House bill No. 162, being

A bill to amend an act entitled an act to amend the laws relative to supplying the city of Detroit with pure and wholesome water, and to provide for the completion and management of the Detroit water works, approved February 14, 1853;

2. House bill No. 120, being

A bill regulating the rates of toll to be charged by plank road companies in the Upper Peninsula;

3. House bill No. 213, entitled

A bill to amend an act entitled "An act relative to laying out, altering and discontinuing highways," being act No. 163, session laws of 1861;

4. House bill No. 218, entitled

A bill to repeal the charter of the Adrian and Bean Creek plank road company;

5. House bill No. 208, entitled

JOURNAL OF THE

the incorporation of associar
of newspapers, periodicals, bo

entitled
tions for the salaries of the S-
d 1866;

entitled
ditional sum for the payment
rials for the year 1865;

entitled
acing of obstructions in the
county of Jackson;

entitled
highway commissioners of th
y of Shiawassee, to approp
of said township, for the ye
a bridge across the Lookin

entitled
nt thereto, and have direc
ne back to the House, an

entitled
le have also had under cons

entitled
ands to the counties of Gen
ng drains through a certain

entitled
3, of chapter 24, the same be
aws, relative to the repair

entitled
ndments thereto, and have
he same back to the House
ecommend their passage.

J. B. COBB, Chair

Committee discharged.

On motion of Mr. M. D. Howard,
The first nine named bills were placed on the order of third reading.

On motion of Mr. Warner,
The House concurred in the amendments made to the tenth and eleventh named bills, *in gross*, and the bills were placed on the order of third reading.

On motion of Mr. Cady,
The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Friday, March 10, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Meyer.

Roll called: quorum present.

Absent at roll call, without leave, Mr. Morton.

Mr. G. W. Allen asked and obtained leave of absence for himself, for three days, from and after to-day.

Mr. Dusseau asked and obtained leave of absence for Mr. Morton, for an indefinite time, on account of sickness.

REPORTS OF STANDING COMMITTEES.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was re-committed House manuscript bill, entitled

A bill to repeal section 3, and to amend section 4 of an act entitled an act to authorize the several townships of the counties of Livingston, Oakland, Washtenaw and Wayne, to pledge their credit, and the county of Livingston to raise by tax, or borrow money to aid in the construction of a railroad from some point near the city of Detroit, to Howell, in the county of Livingston,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, amended, and recommend that the amendment

be concurred in, and that the bill, do pass, and ask to be discharged from the further consideration of the subject.

O. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Mallary,

The bill was placed on the order of third reading.

By the committee on ways and means:

The committee on ways and means, to whom was referred Senate joint resolution No. 16, entitled

Joint resolution in relation to the claim of William R. Haynes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Green,

The joint resolution was placed on the order of third reading.

By the committee on ways and means:

The committee on ways and means, to whom was referred

A bill to amend section 8 of an act to provide for the collection of State and county taxes in the city of Detroit, approved March 20, 1868,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on education:

The committee on education, to whom was referred House bill No. 232, being

A bill to legalize the organization of school district No. 1, of the township of Spaulding, in the county of Saginaw,

Respectfully report that they have had the same under consideration, and have directed me to report the following substitute, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

B. M. WILLIAMS, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Williams,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Williams,

The bill was placed on the order of third reading.

By the committee on internal improvements:

The committee on internal improvements, to whom was re-committed House bill No. 259, being

A bill to authorize any of the towns or other municipalities, incorporated or otherwise, in the counties of Oakland, Livingston, Wayne and Washtenaw, to pledge their credit to aid in the construction of a railroad, to commence at the village of Holly, in the county of Oakland, thence extending southward, to some point on the Michigan Central railroad,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Swift,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Van Vleet,

The bill was placed on the order of third reading.

By the committee on internal improvements:

The committee on internal improvements, to whom was referred

A bill to fix the term of office and confirm the powers of the board of control of railroads,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, recommending that the substitute be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Boies,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on military affairs:

The committee on military affairs, to whom was referred

A bill to amend an act entitled an act to reorganize the military forces of the State of Michigan,

Have had the same under consideration, and find that the proposed amendment has been incorporated into a Senate bill, which has already passed both Houses, and have directed me to report the same back to the House without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

J. J. WOODMAN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Giles,

The bill was laid on the table.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

Joint resolution for the relief of Carlos B. Plumb,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman*.

Report accepted and committee discharged.

The joint resolution was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred House bill No. 203, being

A bill to distribute the amount received for the tax upon dogs, for the year 1864, among the several school districts where the same was collected,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Mallary,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Cobb,

The bill was placed on the order of third reading.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred Senate bill No. 84, being

A bill to authorize the North American Mineral Land Company to acquire and hold certain lands in this State.

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Griswold,

The bill was placed on the order of third reading.

REPORTS OF SELECT COMMITTEES.

By the select joint committee on amendments to the constitution:

The select joint committee on amendments to the constitution, to whom was referred

Joint resolution for an amendment to the constitution relative to deserters,

Respectfully report that they have had the same under consideration, and have directed me to report the accompanying substitute, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

W. S. UTLEY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Welch,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Utley,

The joint resolution was placed on the order of third reading.

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE, }
Lansing, March 9, 1865. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State, the following, viz:

An act to legalize the tax roll of the village of Lowell, in the county of Kent, for the years 1862, 1863 and 1864;

Also,

An act to authorize the legal voters of the village of Memphis, in the counties of Macomb and St. Clair, to organize under general law for the incorporation of villages, and to establish the boundaries thereof;

Also,

An act to enlarge the boundaries of the township of Vassar, the county of Tuscola;

Also,

An act to provide temporary additional compensation to the officers of the State Prison, for the year commencing December 1st, 1864, and the year commencing December 1st, 1865;

Also,

An act to amend an act entitled an act to incorporate the city of Marshall, approved February 14, 1859, and the acts amendatory thereto;

Also,

An act to amend an act entitled "An act to revise and amend the charter of the city of Saginaw," approved February 5, 1859;

Also,

An act to amend section 7 of an act entitled an act to re-incorporate the village of Buchanan, and to repeal all inconsistent acts and parts of acts, approved March 7, 1863;

Also,

An act to enlarge the boundaries of the village of Dowagiac, the county of Cass, and of fractional school district number seven, of the town of Silver Creek, and to increase the powers of the trustees of said district;

Also,

An act to incorporate the village of Mason.

HENRY H. ORAPO.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 128, entitled

A bill to amend an act entitled "an act to provide for the formation of companies to construct canals or harbors, and improve the same," approved March 13, 1861, and an act amendatory thereto, approved January 18, 1862;

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on harbors.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 110, entitled

A bill to lay out and establish a State road in the Upper Peninsula, to be known as the Winona and Franklin State road, and to provide for the construction of the same,

And to inform the House that the Senate has amended the same by striking out the word "three," in the third line of section one, and inserting "a" in lieu thereof;

Also, by striking out all after the word "commissioner," in line 3, and including "Artemus Doolittle," in line 4, and inserting in lieu thereof the words "to be appointed by the Governor;"

the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

O'Grady moved that the House concur in the amendments made to the bill by the Senate;

which motion prevailed, by yeas and nays, as follows:

YEAS.

Aitken,	Mr. Haynes,	Mr. Seymour,
G. W. Allen,	M. D. Howard,	Shier,
Bayley,	O. F. Howard,	Slocum,
Bartow,	Jewell,	L. Smith,
Beach,	Kenny,	W. T. Smith,
Bond,	Laing,	Stewart,
Bonine,	Landon,	Swift,
Brockway,	Lapham,	Thayer,
Cady,	Mallery,	Thomas,
Camburn,	Maxwell,	Tupper,
Carleton,	May,	Utley,
Cobb,	Mickley,	Van Vleet,
Colwell,	Monroe,	Warner,
Dort,	Nixon,	White,
Dunlap,	Nowland,	Wilcox,
Dussean,	O'Grady,	Willits,
Fellows,	Osborn,	Williams,
Fisher,	Packard,	Woodman,
Forbes,	Reed,	Woodruff,
Gies,	Rowe,	Woodward,
Green,	Runyan,	Yawkey,
Griswold,	Sanderson,	Speaker
Haire,	Schars,	

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NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

The Speaker of the House of Representatives:

I am instructed by the Senate to return to the House the following bill:

House bill No. 102, entitled

A bill to authorize the counties of St. Clair, Lapeer, Genesee and Shiawassee, and the cities and townships of said counties, to pledge their credit in aid of the construction of a railroad from Port Huron to Owosso,

And to inform the House that the Senate has amended said bill as follows:

1. By striking out the words "the city of Owosso," in lines 4 and 5, of section 1, and inserting in lieu thereof the words, "to some point on the line of the Detroit and Milwaukee railroad;"

2. By inserting the word "so" after the word "be," in line 5, section 8;

3. By striking out in section 9, all after the word "until," in the 17th line, and inserting in lieu the following: "the ties are delivered on the line of the road, the bridges, road crossings, culverts and cattle-guards fully complete, and the road-bed graded, and in all ways ready for the iron, within the limits of the municipality rendering such aid;"

Also, that the Senate has amended the title of said bill by striking out the word "Owosso," and inserting in lieu thereof the words, "some point on the line of the Detroit and Milwaukee railroad, in Shiawassee county;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Kenny moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bartow,

Mr. Haynes,
M. D. Howard,
O. F. Howard,
Jewell,

Mr. Shier,
Slocum,
L. Smith,
W. T. Smith,

ach,	J. H. Jones,	Stewart,
ies,	Kenny,	Swift,
nd,	Landon,	Thayer,
ockway,	Lapham,	Thomas,
dy,	Mallary,	Tupper,
mburn,	Maxwell,	Utiley,
arleton,	May,	Van Vleet,
bb,	Mickley,	Warner,
lswell,	Monroe,	White,
pley,	Nixon,	Wilcox,
ort,	Nowland,	Willits,
nnlap,	Packard,	Williams,
nasseau,	Reed,	Winsor,
ellows,	Rowe,	Woodman,
orbes,	Runyan,	Woodruff,
ies,	Sanderson,	Woodward,
reen,	Schars,	Yawkey,
riswold,	Seymour,	Speaker,
aire,.		

67
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NAYS.

bill was then referred to the committee on engrossment
enrollment, for enrollment.

Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 10, 1865.

Speaker of the House of Representatives:

I am instructed by the Senate to transmit to the House
following bills:

Senate bill No. 102, entitled

bill to amend section 106, of chapter 10, being section 454
compiled laws, relative to the pay of county surveyors,
secure the re-marking of government corners, which are
in danger of being lost from neglect;

Senate bill No. 103, entitled

bill to amend section 451 of the compiled laws, relative to
the duties of county surveyors;

which have passed the Senate by a majority vote of all the
members elect, and by a vote of two-thirds of all the Senators.

elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills were read a first and second time by their titles, and referred to the committee on State affairs.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 123, being

A bill making it obligatory upon banks and bankers in this State, to stamp counterfeit, altered and worthless bank bills,

And to inform the House that the Senate has amended the same as follows:

1. By inserting in line 2, section 2, after the word "bills," the following words: "knowing them to be counterfeit, altered or worthless;"

2. By adding at the end of section 2 the following words: "which shall be paid on presentation and surrender of such bill or bills, to the person stamping or marking the same;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Woodman moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Beach,

Mr. Hawley,
Haynes,
M. D. Howard,
O. F. Howard,

Mr. Seymour,
Shier,
L. Smith,
W. T. Smith,

Bond,	Jewell,	Stewart,
Brockway,	Kenny,	Swift,
Gady,	Landon,	Thayer,
Carleton,	Mallary,	Tupper,
Cobb,	Maxwell,	Utley,
Colwell,	May,	Warner,
Copley,	Mickley,	Wendell,
Dort,	Newcomb,	White,
Dunlap,	Nixon,	Willits,
Dusseau,	Nowland,	Williams,
Fellows,	Osborn,	Woodman,
Fisher,	Packard,	Woodruff,
Gies,	Reed,	Woodward,
Green,	Rowe,	Yawkey,
Griswold,	Sanderson,	Speaker,
Haire,	Schars,	

59

NAYS.

Mr. Boies,	Mr. Laing,	Mr. Slocum,
Camburn,	Lapham,	Thomas,
Forbes,	Monroe,	Wilcox,
J. H. Jones,	Runyan,	

11

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 9, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following joint resolution:

House joint resolution No. 29, entitled

Joint resolution for the relief of Allen R. Burr;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 10, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 152, entitled

A bill to restore section 36, of town 1 north, of range 12 east, to the township of Warren, in the county of Macomb;

2. House bill No. 207, entitled

A bill to authorize the purchase of certain lands for the State Reform School, and appropriating money therefor;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 10, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 227, entitled

A bill to provide for the drainage and reclamation of swamp lands by means of a road to be known as the Port Hope and Wild Fowl Bay State road;

2. House bill No. 171, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from Nunica, in Ottawa county, to Muskegon, in Muskegon county, to be known as the Nunica and Muskegon State road;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment, for enrollment.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. Maxwell moved to discharge the committee of the whole from the further consideration of House bill No. 288, entitled

A bill to authorize Midland county to issue bonds to aid in the construction of the Bay City and Midland plank road;

Which motion prevailed.

On motion of Mr. Maxwell,

The bill was placed on the order of third reading.

Mr. Maxwell offered the following:

Resolved, That the select committee on Detroit and Milwaukee Railway be authorized to send for persons and papers;

Which was adopted.

Mr. Brookway offered the following:

Resolved, That hereafter, until otherwise ordered, the sessions of the House shall commence at half-past eight o'clock A. M.;

On motion of Mr. Williams,

The resolution was laid on the table.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 219, entitled

A bill to change the name of the village of Pine River, in the county of Gratiot, to St. Louis,

Being under consideration,

Mr. L. Smith asked and obtained the unanimous consent of the House to amend the bill by adding the following, to stand as section two:

"Sec. 2. It shall be lawful, and is hereby made the duty of the register of deeds of the said county of Gratiot, as soon as may be after the passage of this act, to re-number the several blocks

and subdivisions into which the said village of Pine River was originally subdivided, so as to make the said blocks and subdivisions correspond numerically with, and in addition to, the former village of St. Louis: *Provided*, That such alteration shall not affect the title to any property lying within the limits of the said villages of St. Louis and Pine River."

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hawley,	Mr. Schars,
G. W. Allen,	Haynes,	Seymour,
Bayley,	M. D. Howard,	Shier,
Bartow,	O. F. Howard,	Slocum,
Beach,	Jewell,	L. Smith,
Boies,	J. H. Jones,	W. T. Smith,
Bond,	Kenny,	Stewart,
Bonine,	Laing,	Swift,
Brockway,	Landon,	Thayer,
Oady,	Lapham,	Thomas,
Camburn,	Mallery,	Utley,
Carleton,	Maxwell,	Van Vleet,
Cobb,	May,	Warner,
Colwell,	Mickley,	Welch,
Copley,	Monroe,	Wendell,
Dort,	Newcomb,	White,
Dunlap,	Nixon,	Wilcox,
Dusseau,	Nowland,	Willits,
Fellows,	O'Grady,	Williams,
Fisher,	Osborn,	Winsor,
Forbes,	Packard,	Woodman,
Gies,	Reed,	Woodruff,
Green,	Rowe,	Woodward,
Griswold,	Runyan,	Yawkey,
Haire,	Sanderson,	Speaker,

75

NAYS.

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Title agreed to.

On motion of Mr. L. Smith,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 26, entitled

1865.]

HOUSE OF REPRESENTATIVES.

1588

A bill to confer an additional grant of public lands upon the Grand Rapids and Indiana Railroad Company, Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bartow,
Beach,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Chipman,
Cobb,
Copley,
Dort,
Dusseau,
Fellows,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Haire,
Hawley,
Haynes,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Laing,
Landon,
Lapham,
Mallery,
Maxwell,
May,
Mickley,
Monroe,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Reed,
Rowe,
Runyan,
Sanderson,
Mr. Schars,
Seymour,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Van Fleet,
Warner,
Welch,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

NAYS.

Mr. Colwell,
Dunlap,

Mr. Utley,

70

5

Mr. Utley gave notice that he should enter a protest against the passage of the bill. The bill to amend section 6 of an act entitled an act making appropriations in aid of the Asylum for the Deaf and Dumb the Blind, at Flint, approved February 12th, 1857, was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
G. W. Allen,
Bayley,
Bartow,
Beach,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Camburn,
Carleton,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dussean,
Fellows,
Fisher,
Forbes,
Gies,
Green,

Mr. Haire,
Hawley,
M. D. Howard,
O. F. Howard,
Jewell,
Kenny,
Laing,
Mallary,
May,
Mickley,
Monroe,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,

Mr. Seymoar,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

68

NAYS.

Mr. Haynes,
J. H. Jones,

Mr. Lapham,

Mr. Williams,

4

Title agreed to.

On motion of Mr. Gies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 80, entitled

A bill making an appropriation to pay the arrearages of the Asylum for the Deaf and Dumb, and the Blind, for the years 1863 and 1864,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Beach,

Mr. O. F. Howard,
Jewell,
J. H. Jones,
Kenny,

Mr. Seymour,
Shier,
Slocum,
L. Smith,

HOUSE OF REPRESENTATIVES.

1535

Boies,
Bond,
Bonine,
Cady,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dusseau,
Fellow,
Fisher,
Forbes,
Gies,
Green,
Haire,
Hawley,
Haynes,
M. D. Howard

Laing,
Landon,
Lapham,
Mallary,
May,
McKernan,
Mickley,
Monroe,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,

W. T. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

NAYS.

71

Williams.

le agreed to.

motion of Mr. Aitken,

a vote of two-thirds of all the members elect, the bill was
ed to take immediate effect.

mate bill No. 90, entitled

bill making appropriations for the Michigan Asylum for the
ne, for deficiencies for the years 1863 and 1864,

as read a third time and passed, a majority of all the mem-
elect voting therefor, by yeas and nays, as follows:

YEAS.

Aitken,
F. W. Allen,
Bayley,
Barto,
each
Boies,
ond,
onine,
dy,
burn,
leton,

Mr. O. F. Howard, Mr. Shier,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
May,
Mickley,
Monroe,

Slocum,
W. T. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,

Cobb,
Colwell,
Copley,
Dort,
Dusseau,
Fellows,
Fisher,
Forbes,
Gies,
Green,
Haire,
Hazen,
M. D. Howard,

Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schara,
Seymour,

Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

YI

NAYS.

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Title agreed to.

On motion of Mr. Van Vleet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 99, entitled

A bill making appropriations for the Michigan Asylum for the Insane,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Atkien,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Bonine,
Oady,
Oamburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dusseau,
Fellows,
Fisher,
Forbes,
Green,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
Kenny,
Laing,
Landon,
Lapham,
May,
McKernan,
Mickley,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,

Mr. Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Utley,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,

55.]

Haire,
Hawley,
Hazen,

Boies,
Haynes,

He agreed to.

motion of

vote of

ordered to

te bill No.

l making

orm School

read a

s elect

ken,
W. Allen,
yley,
rtow,
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amburn,
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bb,
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esseau,
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wley,
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HOUSE OF REPRESENTATIVES.

1537

Runyan,
Sanderson,
Schars,

Yawkey,
Speaker,

65

NAYS.

Mr. J. H. Jones,
Mallory,

Mr. Monroe,
Shier,

6

Mr. Swift,

two-thirds of all the members elect, the bill
take immediate effect.

No. 42, entitled

appropriations to meet the current expenses of
School for the years 1865 and 1866,

third time and passed, a majority of all the
voting therefor, by yeas and nays, as follows:

YEAS.

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Laing,
Landon,
Lapham,
Mallory,
May,
McKernan,
Mickley,
Monroe,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Mr. Schars,
Seymour,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Swift,
Thayer,
Thomas,
Utley,
Van Vleet
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

NAYS.

Mr. Williams,

71

Title agreed to.

On motion of Mr. G. W. Allen,

By a vote of two-thirds of all the Members elect, the bill was ordered to take immediate effect.

Senate bill No. 56, entitled

A bill making appropriations for the soldiers' relief fund,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Monroe asked and obtained the unanimous consent of the House to amend the bill by striking out the words "war fund," in the second line of section 1, and inserting in lieu thereof the words "military fund."

The bill was then passed, a majority of all the the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Seymour,
G. W. Allen,	Jewell,	Shier,
Bayley,	J. H. Jones,	Slocum,
Bartow,	Keeler,	L. Smith,
Beach,	Kenny,	W. T. Smith,
Boies,	Laing,	Stewart,
Bond,	Landon,	Swift,
Cady,	Lapham,	Thayer,
Camburn,	Mallary,	Thomas,
Carleton,	McKernan,	Utley,
Cobb,	Mickley,	Van Vleet,
Colwell,	Monroe,	Warner,
Copley,	Newcomb,	Welch,
Dort,	Nixon,	Wendell,
Dussean,	Nowland,	White,
Fellows,	O'Grady,	Wilcox,
Fisher,	Osborn,	Willits,
Forbes,	Packard,	Williams,
Gies,	Phillips,	Winsor,
Green,	Reed,	Woodman,
Haire,	Rowe,	Woodruff,
Hawley,	Runyan,	Woodward,
Haynes,	Sanderson,	Yawkey,
Hazen,	Schars,	Speaker,
M. D. Howard,		

NAYS.

reed to.

ion of Mr. Gies,

te of two-thirds of all the members elect, the bill
ed to take immediate effect.

ill No. 268, entitled

aking appropriations for the salaries of the State of
the years 1865 and 1866;

d a third time and passed, a majority of all the mem-
voting therefor, by yeas and nays, as follows:

YEAS.

Allen.

Mr. Hazen,
O. F. Howard,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Mallary,
May,
McKernan,
Mickley,
Monroe,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,
Seymour,

Mr. Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

VI

NAYS.

Stewart,

thirds of all the members elect, the bill
immediate effect.

being

A bill to provide an additional sum for the payment of members and officers of the Legislature for the year 1865,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Haynes,	Mr. Schars,
G. W. Allen,	Hazen,	Seymour,
Bayley,	O. F. Howard,	Shier,
Bartow,	Jewell,	Slocum,
Beach, ;	J. H. Jones,	L. Smith,
Boies,	Keeler,	W. T. Smith,
Bond,	Kenny,	Stewart,
Bonine,	Laing,	Swift,
Cady,	Landon,	Thomas,
Camburn,	Lapham,	Utey,
Carleton,	Look,	Van Vleet,
Cobb,	Mallary,	Warner,
Colwell,	McKernan,	Wendell,
Copley,	Mickley,	White,
Dort,	Monroe,	Wilcox,
Dunlap,	Munger,	Willits,
Dusseau,	Nixon,	Williams,
Fellows,	O'Grady,	Winsor,
Fisher,	Osborn,	Woodman,
Forbes,	Packard,	Woodruff,
Gies,	Phillips,	Woodward,
Green,	Reed,	Woodworth,
Haire,	Rowe,	Yawkey,
Hawley,	Sanderson,	Speaker, 72

NAYS.

Mr. May,	Mr. Runyan,	Mr. Thayer,
Nowland,		

Title agreed to.

On motion of Mr. Dusseau,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 101, entitled

A bill to amend section 2578 of the compiled laws, being an act to provide for the collection of tolls, and for the care, charge and operating of the St. Mary's Falls ship canal,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

HOUSE OF REPRESENTATIVES.

1541

YEAS.

Mr. J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Look,
Mallary,
May,
McKernan,
Mickley,
Monroe,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,
Seymour,

Mr. Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

73

0

NAYS.

Mr. O'Grady,
thirds of all the members elect, the bill was
immediate effect.
No. 210, entitled
construction of the Pierson and Pine State road,
Montcalm,
time and passed, a majority of all the
therefor, by yeas and nays, as follows:

YEAS.

Mr. Hazen,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Laing,

Mr. Schars,
Seymour,
Shier,
Slocum,
L. Smith,
W. T. Smith,

Bond,
Bonine,
Cady,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,
Fisher,
Forbes,
Gies,
Haire,
Hawley,
Haynes,

Landon,
Lapham,
Look,
Mallary,
May,
McKernan,
Mickley,
Monroe,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Stewart,
Swift,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

NAYS.

71

0

Title agreed to.

House bill No. 167, being

A bill to amend an act entitled an act to provide for the drainage and reclamation of swamp lands, by means of State roads and ditches, approved Feb. 15, 1861,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bartow,
Beach,
Bond,
Bonine,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,
Fisher,

Mr. Hazen,
M. D. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Look,
Mallary,
May,
McKernan,
Mickley,
Monroe,
Nixon,
Nowland,

Mr. Runyan,
Sanderson,
Scharz,
Seymour,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Thomas,
Utley,
Van Vleet,
White,
Willits,
Winsor,
Woodman,

HOUSE OF REPRESENTATIVES.

1543

O'Grady,
Packard,
Phillips,
Reed,
Rowe,

Woodruff,
Woodward,
Yawkey,
Speaker,

65

NAYS.

Mr. Warner,

Mr. Wilcox,

4

agreed to.

otion of Mr. Jewell,
voted of two-thirds of all the members elect, the bill was
to take immediate effect.

bill No. 194, entitled
to amend an act entitled "an act to provide for the
reclamation of swamplands, by means of State
ditches, from Muir, in Ionia county, to the north line
of Ionia county," approved February 5, 1864,

read a third time and passed, a majority of all the
members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. M. D. Howard,	Mr. Schars,
Jewell,	Sloeum,
J. H. Jones,	L. Smith,
Keeler,	W. T. Smith,
Kenny,	Stewart,
Laing,	Swift,
Landon,	Thomas,
Lapham,	Van Fleet,
Mallory,	Warner,
McKernan,	Welch,
Mickley,	Wendell,
Monroe,	White,
Nixon,	Wilcox,
Nowland,	Willits,
Packard,	Woodman,
Phillips,	Woodruff,
Reed,	Woodward,
Rowe,	Yawkey,
Runyan,	Speaker,

57

NAYS

Mr. Dunlap,
Dussean,

Mr. Osborn,
Sanderson,

Boies,
Camburn,

Look,
May,

Thayer,

11

Title agreed to.

House bill No. 195, entitled

A bill granting swamp lands to the counties of Genesee and Shiawassee, to aid in cutting drains through a certain swamp in said counties,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Van Vleet asked the unanimous consent of the House to amend the bill by inserting in line 3, of section 3, after the word "land," the following: "To be selected in the Lower Peninsula;"

Objected to by Mr. Williams;

Which objection was withdrawn, and the bill was so amended.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
G. W. Allen,
Bayley,
Beach,
Boies,
Bond,
Bonine,
Cady,
Camburn,
Carleton,
Cobb,
Coolwell,
Copley,
Dort,
Fellows,
Fisher,
Forbes,
Gies,
Haire,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Look,
Mallary,
May,
McKernan,
Mickley,
Monroe,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Mr. Schars,
Seymour,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
Wilcox,
Willits,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

HOUSE OF REPRESENTATIVES

1545

C. Bartow,

NAYS.

Title agreed to.

Mr. Williams,

2

On motion of Mr. Van Vleet,
 by a vote of two-thirds of all the members elect, the bill was
 ordered to take immediate effect.
 House bill No. 223, entitled
 bill to authorize the highway commissioners of the town-
 of Sciota, in the county of Shiawassee, to appropriate the
 resident highway tax of said township, for the years 1864,
 and 1865, to build a bridge across the Looking Glass
 in said township,
 read a third time and passed, a majority of all the mem-
 bers voting therefor, by yeas and nays, as follows:

YEAS.

W. Allen,
 W. Allen,

Mr. O. F. Howard,	Mr. Sanderson,
Jewell,	Schars,
J. H. Jones,	Seymour,
Keeler,	Shier,
Kenny,	Slocum,
Laing,	L. Smith,
Landon,	W. T. Smith,
Lapham,	Stewart,
Look,	Swift,
Mallory,	Thayer,
May,	Thomas,
McKernan,	Tupper,
Mickley,	Utiley,
Monroe,	Van Vleet,
Nixon,	Warner,
Nowland,	Welch,
O'Grady,	Wendell,
Osborn,	Willits,
Packard,	Williams,
Phillips,	Woodman,
Reed,	Woodruff,
Rowe,	Yawkey,
Runyan,	Speaker,

NAYS.

69

0

being upon agreeing to the title,
 offered the following, as a substitute therefor:
 194

"A bill appropriating certain non-resident highway taxes for the years 1864, 1865 and 1866, of the township of Sciota, in the county of Shiawassee, to build a bridge across the Looking Glass river, in said township;"

Which was adopted.

The title as amended, was agreed to.

On motion of Mr. Laing,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 162, being

A bill to amend an act entitled an act to amend the laws relative to supplying the city of Detroit with pure and wholesome water, and to provide for the completion and management of the Detroit water works, approved February 14, 1853,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Hawley,

The bill was recommitted to the committee on banks and incorporations, with instructions to amend the bill as follows:

1. To limit its operation to one frontage, in cases where lots have more than one;
2. To amend so as to include improved as well as unimproved lots, in front of which water pipes are laid;
3. So that its operation shall be made to depend upon the concurrent action of the common council.

Senate bill No. 44, being

A bill to amend section four of an act entitled "an act to provide for the preservation of the Muskegon river improvement, and to authorize tolls for the same," approved March 16, 1861,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bartow,
Beach,

Mr. O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,

Mr. Schars,
Seymour,
Shier,
Slocum,
L. Smith,

HOUSE OF REPRESENTATIVES.

1547

Laing,	W. T. Smith,
Landon,	Stewart,
Lapham,	Swift,
Look,	Thayer,
Mallary,	Tupper,
May,	Utley,
McKernan,	Van Vleet,
Mickley,	Warner,
Monroe,	Welch,
Nixon,	Wendell,
Nowland,	White,
O'Grady,	Wilcox,
Ostoru,	Willits,
Packard,	Williams,
Reed,	Winsor,
Rowe,	Woodman,
Runyan,	Woodruff,
Sanderson,	Speaker,

70

NAYS.

0

agreed to.
 Motion of Mr. Carleton,
 vote of two-thirds of all the members elect, the bill was
 to take immediate effect.
 ate bill No. 69, being
 ll to abolish the office of district attorney in the Upper
 aula,
 s read a third time and passed, a majority of all the mem-
 elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Hazen,	Mr. Sanderson,
O. F. Howard,	Schars,
Jewell,	Seymour,
J. H. Jones,	Shier,
Keeler,	L. Smith,
Kenny,	W. T. Smith,
Laing,	Stewart,
Landon,	Swift,
Lapham,	Thayer,
Look,	Tupper,
Mallary,	Utley,
May,	Van Vleet,
McKernan,	Warner,

Atten,
 t. W. Allen,
 ayley,
 artow,
 each,
 oies,
 ond,
 onine,
 dy,
 mburn,
 rleton,
 bb,
 twell,

Dort,	Mickley,	Welch,	
Dunlap,	Monroe,	Wendell,	
Dusseau,	Nixon,	White,	
Fellows,	Nowland,	Wilcox,	
Fisher,	O'Grady,	Willits,	
Forbes,	Osborn,	Williams,	
Gies,	Packard,	Winsor,	
Haire,	Reed,	Woodman,	
Hawley,	Rowe,	Woodruff,	
Haynes,	Runyan,	Speaker,	69
	NAYS.		0

Title agreed to.

On motion of Mr. O'Grady,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 218, being

A bill to repeal the charter of the Adrian and Bean Creek plank road company,

Was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Shier,	
Bayley,	Laing,	L. Smith,	
Bartow,	Landon,	Thayer,	
Boies,	Lapham,	Tupper,	
Carleton,	Nixon,	White,	
Dunlap,	Nowland,	Wilcox,	
Fellows,	Reed,	Woodward,	
Haynes,	Rowe.	Speaker,	26
Hazen,	Runyan,		

NAYS.

Mr. G. W. Allen,	Mr. Hawley,	Mr. Sanderson,	
Beach,	O. F. Howard,	Schars,	
Bond,	Jewell,	Slocum,	
Bonine,	J. H. Jones,	W. T. Smith,	
Brockway,	Kenny,	Stewart,	
Cady,	Look,	Utley,	
Camburn,	Mallary,	Van Vleet,	
Cobb,	May,	Warner,	
Colwell,	McKernan,	Welch,	
Dort,	Monroe,	Wendell,	
Fisher,	O'Grady,	Willits,	

5.]

Forbes,
Gies,
Haire,

use bill No.

bill regulating

companies in the Upper Peninsula,
read a third time, and pending the taking of the vote on

assage thereof,
Mallory asked

use to amend the bill by triking out the word "drove,"
er it occurs in the 8th line of section 1, and inserting in
reof the word "score."

ill was then passed, a majority of all the members elect
herefor, by yeas and nays, as follows:

ken,
W. Allen,

ley,
tow,
ch,
es,
nd,
nine,
ockway,

ly,
mburn,
leton,
well,
oley,

t,
alap,
lows,
ner,
bes,

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n,
e,
es,
n,

reed to.
bill No.

213, entitled

HOUSE OF REPRESENTATIVES.

1549

Osborn,
Packard,
Phillips,

Winsor,
Woodman,
Woodruff,

42

YEAS.

- | | |
|-------------------|--------------|
| Mr. O. F. Howard, | Mr. Schars, |
| Jewell, | Seymour, |
| J. H. Jones, | Slocum, |
| Keeler, | L. Smith, |
| Kenny, | W. T. Smith, |
| Laing, | Stewart, |
| Landon, | Swift, |
| Lapham, | Thayer, |
| Look, | Tupper, |
| Mallory, | Utle, |
| May, | Van Vleet, |
| McKernan, | Warner, |
| Mickley, | Welch, |
| Nixon, | Wendell, |
| Nowland, | White, |
| O'Grady, | Wilcox, |
| Osborn, | Willits, |
| Packard, | Williams, |
| Phillips, | Winsor, |
| Reed, | Woodruff, |
| Rowe, | Woodward, |
| Runyan, | Yawkey, |
| Sanderson, | Speaker, |

NAYS.

70

9

A bill to amend an act entitled an act relative to laying out, altering and discontinuing highways, being act No. 163, of session laws of 1861,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Warner,

The bill was referred to the committee on the judiciary.

House bill No. 259, entitled

A bill to authorize the towns or other municipalities, incorporated or otherwise, in the counties of Oakland, Livingston, Wayne and Washtenaw, to pledge their credit to aid in the construction of a railroad, to commence at the village of Holly, in the county of Oakland, thence extending southward to some point on the Michigan Central Railroad,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Mallary moved that the bill be recommitted to the committee on internal improvements;

Which motion was withdrawn.

On motion of Mr. Brockway,

The bill was referred to the committee on banks and incorporations.

House bill No. 208, entitled

A bill to provide for the incorporation of associations engaged in the publication of newspapers, periodicals, books and other matter;

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bartow,
Boies,
Bond,
Bonine,
Brockway,
Cady,

Mr. Jewell,
J. H. Jones,
Keefer,
Kenny,
Laing,
Landon,
Lapham,
Look,
Mallary,

Mr. Seymour,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Tupper,
Utley,

Camburn,	McKernan,	Van Vleet,
Carleton,	Mickley,	Warner,
Cobb,	Monroe,	Welch,
Colwell,	Nixon,	Wendell,
Copley,	Nowland,	White,
Dort,	O'Grady,	Wilcox,
Dunlap,	Osborn,	Willits,
Fellows,	Packard,	Winsor,
Forbes,	Phillips,	Woodman,
Green,	Reed,	Woodruff,
Haire,	Rowe,	Woodward,
Haynes,	Sanderson,	Yawkey,
Hazen,	Schars,	Speaker,
O. F. Howard,		67
	NAYS.	0

Title agreed to.

On motion of Mr. Boies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 203, entitled

A bill to distribute the amount received for the tax on dogs for the year 1864, among the several school districts where the same was collected,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Shier,
G. W. Allen,	J. H. Jones,	Slocum,
Bayley,	Keeler,	L. Smith,
Beach,	Kenny,	W. T. Smith,
Boies,	Laing,	Stewart,
Bond,	Landon,	Swift,
Bonine,	Lapham,	Thayer,
Brockway,	Look,	Tupper,
Cady,	Mallary,	Utley,
Camburn,	McKernan,	Van Vleet,
Carleton,	Mickley,	Warner,
Cobb,	Monroe,	Welch,
Colwell,	Nixon,	Wendell,
Copley,	Nowland,	White,
Dort,	O'Grady,	Wilcox,
Dunlap,	Osborn,	Willits,
Fellows,	Packard,	Williams,

Forbes,
Gies,
Green,
Haire,
Haynes,
Hazen,
O. F. Howard,

Phillips,
Reed,
Rowe,
Sanderson,
Schars,
Seymour,

Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

70

NAYS.

0

Title agreed to.

On motion of Mr. Wilcox,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

■ House bill No. 215, entitled

A bill to amend section 6, of chapter 24, the same being section 1103, of the compiled laws, relative to the repair and construction of bridges,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Monroe asked the unanimous consent of the House to amend the bill by striking out the word "five," in line 13, of recited section 6, and inserting in lieu thereof the word "two;"

Objected to by Mr. Dort.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Bond,
Bonine,
Brockway,
Cady,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Fellows,
Forbes,
Gies,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Lapham,
Mallary,
McKernan,
Mickley,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,

Mr. L. Smith,
W. T. Smith,
Stewart,
Thayer,
Tupper,
Utley,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,

Green,
Haire,
Hazen,
O. F. Howard,

Rowe,
Schars,
Seymour,
Slocum,

Woodward,
Woodworth,
Yawkey,
Speaker, 69

NAYS.

Mr. Beach,
Boies,
Haynes,
Landon,

Mr. Look,
Monroe,
Sanderson,

Mr. Shier,
Swift,
Van Vleet,

10

Title agreed to

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to repeal section 3, and amend section 4, of an act entitled an act to authorize the several townships in the counties of Livingston, Oakland, Washtenaw and Wayne, to pledge their credit, and the county of Livingston, to raise by tax, or borrow money to aid in the construction of a railroad, from some point near the city of Detroit, to Howell, in the county of Livingston,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Beach,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Camburn,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fellows,
Fisher,

Mr. Haynes,
Hazen,
O. F. Howard,
J. H. Jones,
Keeler,
Kenny,
Landon,
Lapham,
Look,
Mallory,
Maxwell,
McKernan,
Mickley,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,

Mr. Sanderson,
Schars,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Thayer,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Winsor,
Woodruff,

Forbes,
Gies,
Green,
Haire,

Phillips,
Rowe,
Runyan,

Woodward,
Yawkey,
Speaker,

64

NAYS.

Mr. Swift, Mr. Tupper, Mr. Williams, 3

Title agreed to.

Mr. J. H. Jones moved to reconsider the vote by which the House passed the bill;

Which was not agreed to.

House bill No. 288, entitled

A bill to authorize Midland county to issue bonds to aid in the construction of the Midland and Bay City plank road,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. L. Smith,

The bill was re-committed to the committee on the judiciary.

Mr. Seymour moved that the House take a recess until this afternoon at 2 o'clock;

Which motion did not prevail.

House bill No. 196, entitled

A bill to apportion anew the representatives among the several counties and districts of this State,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Winsor asked and obtained the unanimous consent of the House to amend the bill as follows:

1. Detach the counties of Alcona, Oscoda, Montmorenci and Alpena, from the Mackinac district, and attach them to the Midland district;

2. Detach Chippewa from the Marquette district, and attach it to the Mackinac district.

3. Detach Mecosta and Osceola from the Midland district, and attach it to the Newaygo district,

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O F. Howard,	Mr. Slocum,
G. W. Allen,	Jewell,	L. Smith,
Boies,	J. H. Jones,	W. T. Smirh,
Bond,	Keeler,	Stewart,
Bonine,	Kenny,	Swift,
Cady,	Lapham,	Taylor,
Camburn,	Look,	Thayer,
Carleton,	Mallary,	Tupper,
Cobb,	Maxwell,	Utley,
Colwell,	May,	Van Vleet,
Copley,	McKernan,	Warner,
Dort,	Mickley,	Welch,
Dunlap,	Monroe,	Wendell,
Dusseau,	Nowland,	White,
Fellows,	O'Grady,	Wilcox,
Fisher,	Osborn,	Willits,
Forbes,	Packard,	Williams,
Gies,	Phillips,	Winsor,
Green,	Reed,	Woodman,
Griswold,	Rowe,	Woodruff,
Haire,	Runyan,	Woodward,
Hawley,	Schars,	Yawkey,
Haynes,	Seymour,	Speaker,
Hazen,	Shier,	

71

NAYS.

Mr. Beach,	Mr. Landon,	Mr. Sanderson,
Brockway,		

Title agreed to.

House manuscript bill, entitled

A bill to legalize the organization of school district No. 1, in
the township of Spaulding, in Saginaw county,

Being under consideration,

On motion of Mr. Warner,

The bill was laid on the table, and ordered printed.

By unanimous consent, the committee on the judiciary sub-
mitted the following report:

The committee on the judiciary, to whom was recommitted
House bill No. 288, being

A bill to authorize the county of Midland to issue bonds to

aid in the construction of the Bay City and Midland City plank road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. C. MAXWELL, *for the Committee*

Report accepted and committee discharged.

The question being upon the passage of the bill,

The bill was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Keeler,	Mr. Slocum,
G. W. Allen,	Kenny,	L. Smith,
Bartow	Landon,	W. T. Smith,
Boies,	Lapham,	Swift,
Bond,	Look,	Thayer,
Bonine,	Mallary,	Thomas,
Brockway,	Maxwell,	Tapper,
Cady,	May,	Utley,
Carleton,	Mickley,	Van Vleet,
Cobb,	Monroe,	Welch,
Dort,	Nixon,	Wendell,
Dunlap,	Nowland,	White,
Dusseau,	O'Grady,	Wilcox,
Fellows,	Osborn,	Willits,
Fisher,	Packard,	Williams,
Forbes,	Phillips,	Winsor,
Green,	Reed,	Woodman,
Haire,	Rowe,	Woodruff,
Hawley,	Runyan,	Woodward,
Haynes,	Schars,	Yawkey,
Hazen,	Seymour,	Speaker,
J. H. Jones,	Shier,	

65

NAYS.

Mr. Bayley,	Mr. O. F. Howard,	Mr. Stewart,
Beach,	Sanderson,	Warner,
Colwell,		

7

Title agreed to.

On motion of Mr. Maxwell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

On motion of Mr. Haynes,

The House took a recess until this afternoon at 2 o'clock.

—
AFTERNOON SESSION.

2 o'clock P. M

The House met, and was called to order by the Speaker.

Roll called: quorum present

The House resumed business under the order of

THIRD READING OF BILLS AND RESOLUTIONS.

Senate bill No 114, entitled

A bill to authorize the Schoolcraft and Three Rivers railroad company to purchase and use the railroad rights, franchises and privileges of the St. Joseph Valley railroad company,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Shier,
Bayley,	J. H. Jones,	Slocum,
Boies,	Keeler,	W. T. Smith,
Bond,	Landon,	Stewart,
Bonine,	Look,	Swift,
Cady,	Mallary,	Thayer,
Carleton,	May,	Thomas,
Cobb,	McKernan,	Tupper,
Colwell,	Mickley,	Van Vleet,
Copley,	Munger,	Warner,
Dort,	Newcomb,	Welch,
Dunlap,	Nixon,	Wendell,
Dusseau,	Nowland,	White,
Fellows,	Osborn,	Wilcox,
Forbes,	Packard,	Willits,
Gies,	Phillips,	Williams,
Haire,	Reed,	Woodman,
Hawley,	Rowe,	Woodruff,
Haynes,	Runyan,	Woodward,
Hazen,	Sanderson,	Woodworth,
O. F. Howard,	Schars,	Speaker,

NAYS.

0

Title agreed to.

On motion of Mr. Welch,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 95, entitled

A bill to authorize the Lapeer and Port Huron plank road company to discontinue a portion of their road, and for other purposes,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aiken,	Mr. Hazen,	Mr. Schars,
G. W. Allen,	O. F. Howard,	Seymour,
Bayley,	Jewell,	Shier,
Beach,	J. H. Jones,	Slocum,
Boies,	Laing,	L. Smith,
Bond,	Landon,	W. T. Smith,
Bonine,	Look,	Swift,
Brockway,	Mallary,	Thayer,
Cady,	May,	Thomas,
Carleton,	McKernan,	Tupper,
Cobb,	Mickley,	Van Vleet,
Colwell,	Munger,	Warner,
Copley,	Newcomb,	Wendell,
Dort,	Nowland,	White,
Dunlap,	Osborn,	Wilcox,
Dusseau,	Packard,	Willits,
Fellows,	Phillips,	Woodman,
Forbes,	Reed,	Woodruff,
Gies,	Rowe,	Woodward,
Haire,	Runyan,	Woodworth,
Hawley,	Sanderson,	Speaker,
Haynes,		

64

NAYS.

0

Title agreed to.

Senate joint resolution No. 16, entitled

Joint resolution in relation to the claim of William K. Haynes, Being under consideration,

On motion of Mr. Warner,

The joint resolution was laid on the table.

Senate manuscript bill, entitled

A bill to amend act 61, of the session laws of 1863, to provide for the relief, by certificates of the families of volunteers, mustered from this State into the military service of the United States, or of this State, approved March 19, 1863, by adding thereto another section,

Being under consideration,

On motion of Mr. Gies,

The bill was recommitted to the committee on military affairs.

Senate bill No. 33, entitled

A bill to amend sections 13 and 24, of act No. 216, of the session laws of 1861, being "An act to provide for the draining of swamps, marshes, and other low lands," approved March 15th, 1861,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Laing,	Mr. Shier,
G. W. Allen,	Lapham,	Slocum,
Bayley,	Look,	Stewart,
Beach,	Mallory,	Swift,
Boies,	Maxwell,	Taylor,
Bond,	May,	Thayer,
Bonine,	McKernan,	Thomas,
Cobb,	Mickley,	Tupper,
Colwell,	Monroe,	Utley,
Copley,	Munger,	Van Vleet,
Dort,	Newcomb,	Warner,
Dunlap,	Nixon,	Welch,
Dussean,	Nowland,	Wendell,
Fellows,	Osborn,	White,
Forbes,	Packard,	Wilcox,
Gies,	Phillips,	Willits,
Haynes,	Reed,	Wineor,
O. F. Howard,	Rowe,	Woodman,
Jewell,	Runyan,	Woodruff,
J. H. Jones,	Sanderson,	Woodward,
Keeler,	Schairs,	Woodworth,
Kenny,	Seymour,	Spicker,
	NAYS	66
		0

Title agreed to.

On motion of Mr. Gies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 75, entitled

A bill to prevent the placing of obstructions in the Grand and Portage rivers, in the county of Jackson,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Runyan,
G. W. Allen,	Jewell,	Sanderson,
Bayley,	J. H. Jones,	Schars,
Beach,	Keeler,	Seymour,
Roies,	Kenny,	Shier,
Bond,	Laing,	Slocum,
Bonine,	Lapham,	Stewart,
Brockway,	Look,	Swift,
Carleton,	Mallary,	Taylor,
Chipman,	Maxwell,	Thayer,
Cobb,	May,	Trapper,
Colwell,	McKernan,	Utiley,
Copley,	Mickley,	Van Vleet,
Dort,	Monroe,	Warner,
Dunlap,	Munger,	Wendell,
Dussean,	Newcomb,	White,
Fellows,	Nixon,	Wilcox,
Fisher,	Nowland,	Willits,
Forbes,	O'Grady,	Winsor,
Gies,	Osborn,	Woodman,
Green,	Packard,	Woodruff,
Hawley,	Phillips,	Woodworth,
Haynes,	Reed,	Speaker,
Hazen,	Rowe,	

71

NAYS.

0

Title agreed to.

On motion of Mr. Fisher,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House joint resolution No. 6, entitled

Joint resolution asking the government of the United States

for an appropriation of money for the improvement of the channel of Muskegon harbor, in the State of Michigan,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Sanderson,
G. W. Allen,	J. H. Jones,	Schars,
Bayley,	Keeler,	Seymour,
Beach,	Kenny,	Shier,
Boies,	Laing,	Slocum,
Bond,	Landon,	L. Smith,
Bonine,	Lapham,	Stewart,
Brockway,	Look,	Swift,
Carleton,	Mallary,	Taylor,
Colwell,	May,	Thayer,
Copley,	McKernan,	Tupper,
Dort,	Mickley,	Utiley,
Dunlap,	Monroe,	Van Vleet,
Dussean,	Newcomb,	Warner,
Fellows,	Nixon,	Wendell,
Fisher,	Nowland,	White,
Forbes,	O'Grady,	Willits,
Gies,	Osborn,	Winsor,
Haire,	Packard,	Woodman,
Hawley,	Phillips,	Woodruff,
Haynes,	Reed,	Woodward,
Hazen,	Rowe,	Woodworth,
O. F. Howard,	Runyan,	Speaker, 69

NAYS.

0

Title and preamble agreed to.

Senate bill No. 93, being

A bill to provide for the incorporation of associations for the encouragement of the fine arts,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Schars,
G. W. Allen,	Keeler,	Seymour,
Bayley,	Kenny,	Slocum,
Boies,	Laing,	L. Smith,
Bond,	Landon,	Stewart,
Bonine,	Lapham,	Swift.

Brockway,	Look,	Taylor,	
Carleton,	Mallery,	Thayer,	
Colwell,	May,	Tupper,	
Copley,	McKernan,	Utley,	
Dort,	Mickley,	Warner,	
Dunlap,	Monroe,	Welch,	
Dussean,	Nixon,	Wendell,	
Fellows,	Nowland,	White,	
Forbes,	O'Grady,	Willits,	
Gies,	Osborn,	Winsor,	
Haire,	Packard,	Woodman,	
Hawley,	Phillips,	Woodruff,	
Haynes,	Reed,	Woodward,	
Hazen,	Rowe,	Woodworth,	
O. F. Howard,	Runyan,	Speaker,	
Jewell,	Sanderson,		65
	NAYS.		0.

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 65, entitled

A bill to amend sections 3 and 4 of an entitled an act to establish and regulate a mining school in the Upper Peninsula, and to add a section thereto,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. O'Grady asked and obtained the unanimous consent of the House to amend the bill by inserting in line 5, of section 3, after the word "Peninsula," the following: "three from the county of Houghton, one from the county of Marquette, one from the county of Keweenaw, and one from the county of Ontonagon;"

Also, by striking out, in line 14, of section 4, between the words, "judge of," and "to," the words "Probate of the county of Houghton," and inserting in lieu thereof, the words "the twelfth judicial circuit."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. A. Allen,	Mr. O. F. Howard,	Mr. Sanderson,
G. W. Allen,	Jewell,	Schars,
Bayley,	J. H. Jones,	Seymour,
Boies,	Keeler,	Shier,
Bond,	Kenny,	Slocum,
Bonine,	Laing,	L. Smith,
Brockway,	Landon,	Stewart,
Cady,	Lapham,	Swift,
Carleton	Look,	Taylor,
Cobb,	Mallary,	Thayer,
Colwell,	May,	Tupper,
Copley,	McKernan,	Utley,
Dort,	Monroe,	Warner,
Dunlap,	Newcomb,	Welch,
Dusseau,	Nixon,	Wendell,
Fellows,	Nowland,	White,
Fisher,	O'Grady,	Willits,
Forbes,	Osborn,	Winsor,
Gies,	Packard,	Woodman,
Haire,	Phillips,	Woodruff,
Hawley,	Reed,	Woodward,
Haynes,	Rowe,	Woodworth,
Hazen,	Runyan,	Speaker, 69

NAYS.

0

The question being upon agreeing to the title,

Mr. Mallary moved to amend the title by inserting after the word "Peninsula," the words "being act No. 207, of the session laws of 1861, approved March 15, 1861;"

Which was agreed to.

The title as amended, was agreed to.

House joint resolution No. 32, entitled

Joint resolution to provide for an amendment to the Constitution, relative to deserters,

Being under consideration,

On motion of Mr. Gies,

The joint resolution was laid on the table.

House bill No. 191, entitled

A bill to change the name of George Washington Merrill,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
 Bayley,
 Bartow,
 Beach,
 Boies,
 Bond,
 Bonine,
 Brockway,
 Cady,
 Carleton,
 Cobb,
 Copley,
 Dort,
 Dunlap,
 Dusseau,
 Fellows,
 Fisher,
 Forbes,

Mr. Gies,
 Haire,
 Hawley,
 Hazen,
 Jewell,
 Keeler,
 Kenny,
 Landon,
 Lapham,
 Look,
 Mallery,
 May,
 McKernan,
 Osborn,
 Packard,
 Phillips,
 Reed,

Mr. Rowe,
 Bunyan,
 Sanderson,
 Schars,
 Shier,
 Slocum,
 L. Smith,
 Taylor,
 Thayer,
 Tupper,
 Warner,
 Wendell,
 Winsor,
 Woodman,
 Woodruff,
 Woodward,
 Woodworth,

52

NAYS.

Mr. G. W. Allen,
 Colwell,
 Haynes,
 O. F. Howard,
 J. H. Jones,
 Laing,

Mr. Monroe,
 Nixon,
 O'Grady,
 Stewart,
 Swift,

Mr. Utley,
 Welch,
 White,
 Willits,
 Speaker,

16

UNFINISHED BUSINESS,

Being the consideration of the following resolution:

Resolved, (the Senate concurring,) That hereafter, all presidents, superintendents, or disbursing agents of each of the educational and reformatory institutions of the State be instructed in their published reports, to state definitely the whole amount of their receipts from every source, and as far as practicable, an itemized account of their expenditures for every purpose, together with the amount of money, and the estimated value of all available personal property at their disposal at the end of each fiscal year.

Resolved, That the Clerk of the House be instructed to furnish each of said officers with a copy of the foregoing resolution, for their information;

Which was adopted.

Also, the following resolution:

Resolved, (the Senate concurring,) That from and after 12 o'clock noon, on Wednesday, the 22d day of March next, the two Houses will transact no business other than for the President of the Senate and the Speaker of the House to sign enrolled bills, for the approval of the Governor, and the entry of the same on the journals of the proper Houses by the Secretary and Clerk; and that the final adjournment of the Legislature shall be Friday, the 24th day of March next, at 12 o'clock noon of that day;

On motion of Mr. Hazen,

The resolution was laid on the table.

By unanimous consent, the committee on banks and incorporations submitted the following report:

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred, with instructions, House bill No. 259, entitled

A bill to authorize any of the towns or other municipalities, incorporated or otherwise, in the counties of Oakland, Livingston, Wayne and Washtenaw, to pledge their credit to aid in the construction of a railroad to commence at the village of Holly, in the county of Oakland, thence extending southward, to some point on the Michigan Central Railroad,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, amended in accordance with instructions, recommending that the amendment be concurred in, and that the bill, as amended, do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Mallary,

The House concurred in the amendment made to the bill by the committee.

The question being upon the passage of the bill,

The bill was read a third time and passed, a majority of all

the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hazen,	Mr. Sanderson,
G. W. Allen,	O. F. Howard,	Sohara,
Bayley,	Jewell,	Seymour,
Bartow,	J. H. Jones,	Shier,
Beach,	Keeler,	Slocum,
Boies,	Kenny,	L. Smith,
Bond,	Laing,	Stewart,
Bonine,	Landon,	Swift,
Brockway,	Lapham,	Taylor,
Cady,	Look,	Thayer,
Carleton,	Mallary,	Tupper,
Cobb,	May,	Utley,
Copley,	McKernan,	Warner,
Dort,	Mickley,	Welch,
Dunlap,	Monroe,	White,
Dusseau,	Nixon,	Willits,
Fellows,	Nowland,	Winsor,
Fisher,	O'Grady,	Woodman,
Forbes,	Osborn,	Woodruff,
Gies,	Packard,	Woodward,
Haire,	Phillips,	Woodworth,
Hawley,	Rowe,	Speaker,
Haynes,	Runyan,	

68

NAYS.

Mr. Colwell,

1

The question being upon agreeing to the title,

Mr. Rowe offered the following as a substitute therefor:

"To authorize any of the towns or municipalities in the counties of Oakland, Livingston, Wayne, Monroe and Washtenaw to pledge their credit to aid in the construction of a railroad from the village of Holly, in the county of Oakland, to the city of Monroe, in the county of Monroe;"

Which was adopted.

The title, as amended, was agreed to.

On motion of Mr. Bond,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By unanimous consent, the committee on banks and incorporations submitted the following report:

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was recommitted House bill No. 162, entitled

A bill to amend an act entitled an act to amend the laws relative to supplying the city of Detroit with pure and wholesome water, and to provide for the completion and management of the Detroit water works, approved February 14, 1853,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, amended in accordance with instructions, recommending that the amendments be concurred in, and that the bill, as amended, do pass, and ask to be discharged from the further consideration of the subject.

Q. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Warner,

The House concurred in the amendments made to the bill by the committee.

The question being upon the passage of the bill,

Mr. Gies asked the unanimous consent of the House to amend the bill by striking out, in the first line of section 10, after the word "shall," the words "by ordinance;"

Objected to by Mr. Hawley.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Carleton,

Mr. Haynes,
Hazen,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,

Mr. Reed,
Rowe,
Runyan,
Sanderson,
Seymour,
Shier,
Slocum,
L. Smith,
Stewart,

Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fellows,
Forbes,
Gies,
Green,
Haire,
Hawley,

Lapham,
Look,
Mallary,
May,
Mickley,
Monroe,
Newcomb,
O'Grady,
Osborn,
Packard,
Phillips,

Swift,
Thayer,
Tupper,
Utley,
Warner,
Welch,
Wendell,
White,
Willits,
Speaker

59

NAYS.

Mr. Fisher,
Schars,
Williams,

Mr. Winsor,
Woodman,

Mr. Woodruff,
Woodward,

7

On motion of Mr. Gies,

The House reconsidered the vote by which the bill was passed.

On motion of Mr. Gies,

The bill was re-committed to the committee on banks and incorporations.

MESSAGE FROM THE GOVERNOR.

By unanimous consent, the Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, March 10, 1865. }

To the House of Representatives:

I am prepared to submit nominations to the joint convention of the two Houses, whenever it shall suit their convenience to assemble for the purpose of receiving them.

HENRY H. CRAPO.

The message was laid on the table.

MESSAGE FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 10, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Resolved, by the Senate, (the House concurring,) That the

two Houses meet in joint convention at four o'clock this afternoon, to receive a communication from His Excellency the Governor;

Which has been adopted by the Senate, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Warner,

The House concurred in the adoption of the resolution.

GENERAL ORDER.

On motion of Mr. Hazen,

The House went into committee of the whole, on the general order,

Mr. Boies in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bill:

Senate bill No. 77, entitled

A bill to amend an act entitled an act to provide for the sale of swamp and primary school lands in the mineral range of the Upper Peninsula, heretofore withheld from market as mineral lands, approved March 19, 1863;

Have directed their chairman to report the same back to the House, and recommend that it be referred to the committee on ways and means.

The committee of the whole have also had under consideration the following entitled bill:

House bill No. 225, being

A bill to amend act No. 135, of session laws of 1863, being an act entitled "an act to amend section 1014, of compiled laws, in relation to the duties of commissioners of highways," approved February 14, 1859;

Have made some progress therein, but not having gone

through therewith, have directed their chairman to report that fact to the House, and ask leave to sit again.

J. K. BOIES, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Mallary,

The first named bill was referred to the committee on ways and means, and leave was granted the committee to sit again in consideration of the second named bill.

MESSAGE FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 10, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to inform the House that the Senate has appointed a committee of two, consisting of Senators Croswell and Minnis, to act with such committee as the House may appoint, to wait on his Excellency the Governor, and inform him that the two Houses will be in readiness to receive, in joint convention, this afternoon at 4 o'clock, any communication that he may be pleased to make.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The message was laid on the table.

Mr. Mallary moved that a committee of two be appointed on the part of the House, to act with the committee appointed by the Senate, to wait upon His Excellency the Governor, and inform him that the two Houses will meet in joint convention at four o'clock this afternoon, to receive any communication that he may be pleased to make;

Which motion prevailed.

The Speaker appointed Messrs. Mallary and Cady as such committee.

After a short absence, the committee reported that they had performed the duty assigned them, and that His Excellency the

Governor, would communicate in writing, with the joint convention, when assembled.

Report accepted and committee discharged.

Mr. Brockway moved that a committee of two be appointed to wait upon the Senate, and inform that body that the House was now ready to receive them in joint convention;

Which motion prevailed.

The Speaker appointed Messrs. Brockway and Look as such committee.

After a short absence the committee reported that they had performed the duty assigned them.

Report accepted and committee discharged.

The Sergeant-at-Arms announced the Honorable the Senate;

The Honorable Senators were admitted and conducted to seats.

PROCEEDINGS IN JOINT CONVENTION.

The joint convention was called to order by the President of the Senate.

The roll of the Senate was called by the Secretary of the Senate, and a quorum of the Senators were present.

The roll of the House was called by the Clerk of the House, and a quorum of the members were present.

The President of the Senate announced that the joint convention had assembled for the purpose of receiving any communication from His Excellency the Governor, that he may desire to make.

Senator Watkins moved that a committee of three, consisting of one from the Senate and two from the House, be appointed to wait upon His Excellency the Governor, to inform him that the two Houses were assembled in joint convention, and ready to receive any communication that he may desire to make;

Which motion prevailed.

The President appointed Senator Watkins and Representatives Monroe and Wendell as such committee.

After a short absence, the committee reported that they had discharged the duty assigned them, and that his Excellency the Governor, would communicate with the joint convention immediately, in writing.

The following communication was then received from His Excellency the Governor, by the hand of Hon. J. Eugene Tenney:

EXECUTIVE OFFICE,
Lansing, March 10, 1865. }

To the Joint Convention:

I hereby nominate to the office of Adjutant General, John Robertson;

I also nominate to the office of Quartermaster General, Orin N. Giddings;

I also nominate to the office of Inspector General, James E. Pittman;

I also nominate to the office of Trustee of the Michigan Asylum for educating the Deaf and Dumb and the Blind, John P. LeRoy, his term of office having expired.

HENRY H. CRAPO.

Representative Monroe moved that the joint convention do advise and consent to the nomination of John Robertson to the office of Adjutant General.

The Secretary of the Senate called the roll of the Senate, with the following result:

YEAS.

Mr. Adair,
Aldrich,
Bancroft,
Brown,
Chapman,
Childs,
Collier,
Crawford,
Crego,
Croswell,

Mr. Davis,
Divine,
Edsell,
Fowler,
Godfrey,
Howell,
Hubbard,
Jerome,
Langdon,

Mr. Luce,
Merrill,
Minnis,
Nevins,
Nims,
Perrin,
Treat,
Wait,
Watkins,

28

NAYS.

The Clerk of the House called the roll of the House with the following result:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Schars,
G. W. Allen,	O. F. Howard,	Seymour,
Ball,	Jewell,	Shier,
Bayley,	J. H. Jones,	Slocum,
Beach,	Keeler,	L. Smith,
Boies,	Kenny,	Stewart,
Bond,	Laing,	Swift,
Bonine,	Landon,	Taylor,
Brockway,	Look,	Thayer,
Cady,	Mallary,	Thomas,
Carleton,	May,	Tupper,
Cobb,	McKernan,	Utiley,
Colwell,	Mickley,	Wainer,
Copley,	Monroe,	Welch,
Dort,	Newcomb,	Wendell,
Dunlap,	Nixon,	White,
Dussean,	Nowland,	Willits,
Fellows,	O'Grady,	Williams,
Fisher,	Osborn,	Winsor,
Forbes,	Packard,	Woodman,
Gies,	Phillips,	Woodruff,
Green,	Reed,	Woodward,
Haire,	Rowe,	Woodworth,
Haynes,	Runyan,	Yawkey,
Hazen,	Sanderson,	Speaker,

75

NAYS.

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The President announced that a majority of all the members of the joint convention having voted in favor of confirming the nomination of John Robertson, as Adjutant General, the nomination was confirmed.

Senator Adair moved that the joint convention do advise and consent to the nomination of Orin N. Giddings, to the office of Quartermaster General.

The Secretary of the Senate called the roll of the Senate with the following result:

YEAS.

Mr. Adair,	Mr. Davis,	Mr. Luce,
Aldrich,	Divine,	Merrill,
Bancroft,	Edsell,	Minnis,

Brown,
Chapman,
Childs,
Collier,
Crawford,
Crego,
Croswell,

Fowler,
Godfrey,
Howell,
Hubbard,
Jerome,
Langdon,

Nevins,
Nims,
Perrin,
Treat,
Wait,
Watkins,

28

NAYS.

0

The Clerk of the House called the roll of the House, with the following result:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Bayley,
Beach,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fisher,
Forbes,
Gies,
Green,
Haire,
Haynes,
Hazen,

Mr. O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Mallary,
May,
McKernan,
Mickley,
Monroe,
Newcomb,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,

Mr. Seymour,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Thomas,
Tupper,
Utley,
Warner,
Welch,
Wendell,
White,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

70

NAYS.

Mr. Fellows,

Mr. Look,

Mr. Winsor,

3

The President announced that a majority of all the members of the joint convention, having voted in favor of confirming the nomination of Orin N. Giddings, as Quartermaster General, the nomination was confirmed.

Senator Davis moved that the joint convention do advise and

consent to the nomination of James E. Pittman to the office of Inspector General.

The Secretary of the Senate called the roll of the Senate, with the following result:

YEAS.

Mr. Adair,
Aldrich,
Bancroft,
Brown,
Chapman,
Childs,
Collier,
Crawford,
Crego,
Croswell,

Mr. Davis,
Divine,
Edsell,
Fowler,
Godfrey,
Howell,
Hubbard,
Jerome,
Langdon,

Mr. Luce,
Merrill,
Minnis,
Nevins,
Nims,
Perrin,
Treat,
Wait,
Watkins,

23

NAYS.

0

The Clerk of the House called the roll of the House, with the following result:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Bayley,
Beach,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Carleton,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,
Fisher,
Forbes,
Gies,
Green,
Haire,
Haynes,
Hazen,

Mr. O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Look,
Mallary,
May,
McKernan,
Mickley,
Monroe,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sandersen,
Schars,

Mr. Seymour,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Thomas,
Tupper,
Utley,
Warner,
Welch,
Wendell,
White,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

74

NAYS.

0

The President announced that a majority of all the members of the joint convention, having voted in favor of confirming the nomination of James E. Pittman, as Inspector General, the nomination was confirmed.

Senator Davis moved that the joint convention do advise and consent to the nomination of John P. LeRoy to the office of Trustee of the Asylum for the Education of the Deaf, Dumb and the Blind.

The Secretary of the Senate called the roll of the Senate, with the following result:

YEAS.

Mr. Adair,	Mr. Davis,	Mr. Luce,
Aldrich,	Divine,	Merrill,
Bancroft,	Edsell,	Minnis,
Brown,	Fowler,	Nevins,
Chapman,	Godfrey,	Nims,
Childs,	Howell,	Perrin,
Collier,	Hubbard,	Treat,
Crawford,	Jerome,	Wait,
Orego,	Langdon,	Watkins,
Croswell,		

28

NAYS.

0

The Clerk of the House called the roll of the House, with the following result:

YEAS.

Mr. Aitken,	Mr. Hazen,	Mr. Schars,
G. W. Allen,	O. F. Howard,	Seymour,
Bayley,	Jewell,	Shier,
Ball,	J. H. Jones,	Slocum,
Beach,	Keeler,	L. Smith,
Boies,	Kenny,	Stewart,
Bond,	Laing,	Swift,
Bonine,	Landon,	Taylor,
Brockway,	Look,	Thayer,
Cady,	Mallary,	Thomas,
Camburn,	May,	Tupper,
Carleton,	McKernan,	Utley,
Cobb,	Mickley,	Warner,
Colwell,	Monroe,	Welch,
Copley,	Newcomb,	Wendell,

Dort,
Dunlap,
Dusseau,
Fellows,
Fisher,
Forbes,
Gies,
Green,
Haire,
Haynes,

Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

White,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

74

NAYS.

Mr. Williams,

1

The President announced that a majority of the members of the joint convention having voted in favor of confirming the nomination of John P. Le Roy, as Trustee of the Asylum for the education of the Deaf, Dumb and the Blind, the nomination was confirmed.

On motion of Senator Brown,

The joint convention adjourned, *sine die*.

THOS. H. GLENN,

Secretary of the Senate,

N. B. JONES,

*Clerk of the House of Representatives,**and Secretaries of the Joint Convention.*

The Honorable Senators then retired.

The House was called to order by the Speaker.

Roll called: quorum present.

GENERAL ORDER.

On motion of Mr. Hazen,

The House went into committee of the whole, on the general order,

Mr. Boies in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration, the following entitled bills:

1. House bill No. 225, entitled

A bill to amend act No. 235, of the session laws of 1863, be-

ing an act entitled an act to amend section 1014, of compiled laws, in relation to the duties of commissioners of highways, approved February 14, 1859;

2. House bill No. 226, entitled

A bill to provide for the completion of the Capac and Clyde State road, in the county of St. Clair;

3. House bill No. 229, entitled

A bill to amend section 8215 of the compiled laws, relative to fees of county clerks for recording marriage certificates;

4. House bill No. 228, entitled

A bill to regulate the tolls on plank roads, in Bay and Saginaw counties;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

5. House bill No. 224, entitled

A bill to amend section 1 of an act entitled "an act to lay out and construct a road, to be known as the White Rock and Bingham State road," approved February 5, 1864;

6. House bill No. 221, entitled

A bill granting swamp lands to the county of Shiawassee, to aid in cutting drains through a certain swamp in said county;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bill:

7. House bill No. 230, entitled

A bill to provide for assessing State swamp lands in certain cases, and to provide for selling or disposing of the same;

Have directed their chairman to report the same back to the House, and recommend that it be recommitted to the committee on public lands.

J. K. BOIES, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Munger,

The House concurred in the amendments made by the committee to the first, second, third and fourth named bills, *in gross*.

On motion of Mr. Van Vleet,

The first, second, third, fourth, fifth and sixth named bills were placed on the order of third reading.

On motion of Mr. Van Vleet,

The last named bill was recommitted to the committee on public lands.

On motion of Mr. Boies,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Saturday, March 11, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Weed.

Roll called: quorum present.

Mr. Carleton asked and obtained leave of absence for himself, for an indefinite time, from and after to-day, on account of sickness.

Mr. Hawley asked and obtained leave of absence for himself, for an indefinite time, from and after to-day.

PRESENTATION OF PETITIONS.

By Mr. Hawley: petition of A. Burnham & Co., George B. Pease & Son, and other business men, in favor of the bill now pending to amend the laws in relation to peddlers' licenses;

Also: petition of Elliott & Marvin, and other business firms of Detroit, for the same purpose;

Referred to the committee on ways and means.

By Mr. Seymour: petition of George W. Griggs and twenty-five others, in relation to raising bounties by towns for volunteers;

On motion of Mr. Seymour,

The petition was laid on the table.

REPORTS OF STANDING COMMITTEES

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to provide for the drainage and reclamation of swamp lands, by shortening the course of Bell river,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred Senate bill No. 126, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a road to be known as the Montcalm and Gratiot State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill for the reclamation and drainage of swamp lands on the Shiawassee river,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending

that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the farther consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Woodman,

The House concurred in the amendment made to the bill by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on military affairs:

The committee on military affairs, to whom was referred Senate manuscript bill, entitled

A bill to amend act 161, of the session laws of 1863, entitled an act to provide for the relief by counties, of the families of volunteers mustered from this State into the military service of the United States, or of this State, approved March 19th, 1863, by adding thereto another section,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

J. J. WOODMAN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Boies,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Woodman,

The bill was placed on the order of third reading.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as correctly enrolled, signed and presented to the Governor, the following entitled bills and joint resolution:

A bill to impose a specific tax upon corporations and char-

tered companies engaged in the business of mining, smelting or refining ores in this State;

Also,

A bill to amend an act entitled an act to authorize the township of Holland, and other townships in the counties of Ottawa and Allegan, to make loans and levy taxes for the improvement of the harbor at the mouth of North Black Lake River, in Ottawa county, approved February 2d, 1858;

Also,

A bill to authorize the trustees of the First Methodist Episcopal Church, of Three Rivers, in the county of St. Joseph, to mortgage their church property for the purpose of completing their church edifice;

Also,

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from the village of Ithaca, in Gratiot county, to the quarter post, on the north line of section 8, in town 11 north, of range three west;

Also,

A bill for the relief of fractional school district No. 9, of the townships of Scio and Webster, in the county of Washtenaw;

Also,

A bill to attach the county of Manitou to the county of Leelanaw, for certain judicial purposes, and to repeal act No. 262, of the session laws of 1861, entitled "an act to attach the county of Manitou to the county of Mackinac, for certain judicial purposes," approved March 16, 1861;

Also,

A bill to amend section 8 of an act entitled "An act to provide for the incorporation of villages," approved February 17, 1857, as amended by act No. 121, approved March 17, 1863;

Also,

A bill to provide for the incorporation of Masonic lodges;

Also,

Joint resolution requesting our members in Congress to use

their best efforts to procure the repeal of the tax on the Holy Scriptures and school books;

Also,

A bill to authorize the First Baptist Church and Society of Brooklyn, Jackson county, to convey certain real estate;

Also,

A bill to change the name of Amandas Vandendrissche, of Conner's Creek, Wayne county, to Amandas Vandriss, and of Lewis Vandendrissche, of Corunna, Shiawassee county, to Lewis Vandriss;

Also,

A bill to extend the time for building a railroad from Paw Paw, in the county of Van Buren, to some point on the Michigan Central railroad;

Also,

A bill to authorize the township of Volinia, in the county of Cass, and the township of Decatur, in the county of Van Buren, to levy taxes for the improvement of the road leading from the village of Decatur to Little Prairie Ronde;

Also,

A bill authorizing the appointment of a general swamp land road commissioner;

Also,

A bill to provide for the drainage and reclamation of swamp lands, by means of a road, to be known as the Tuscola and Saginaw Bay State road;

Also,

A bill to attach certain unorganized towns to the township of Helena, Antrim county.

Your committee report the above named bills and joint resolutions as correctly enrolled, and ask to be discharged from the further consideration of the subject.

JOHN LANDON, *Chairman*.

Report accepted and committee discharged.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred Senate bill No. 53, being

A bill to provide for the appointment of guardians of married women, in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Stewart,

The bill was placed on the order of third reading.

REPORTS OF SELECT COMMITTEES.

The joint committee on the part of the House, for the investigation of the affairs of the Amboy, Lansing and Traverse Bay Railroad Company, would respectfully report that pursuant to authority granted them by resolution adopted by this body for that purpose, they have appointed John N. Ingersoll secretary of the committee.

Report accepted.

The committee of conference, appointed on the disagreement of the two Houses, on Senate bill No. 19, entitled

A bill to provide for proving the by-laws, ordinances and resolutions of incorporated cities and villages, in certain cases,

Respectfully report that they have had the subject of such disagreement under consideration, and have agreed to recommend that the House recede from so much of its amendment of said bill, as strikes out all after the word "village," in the 9th

line. The committee also recommend that the words "printed copy," be stricken out of the 12th line.

All of which is respectfully submitted.

M. D. HOWARD, *Chairman*.

Report accepted and committee discharged.

Mr. Brockway moved that the House concur in the recommendations of the committee of conference;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Hazen,	Mr. Rowe,
Bayley,	M. D. Howard,	Runyan,
Ball,	O. F. Howard,	Sanderson,
Bartow,	Jewell,	Sohars,
Beach,	J. H. Jones,	Slocum,
Boies,	Keeler,	Stewart,
Bond,	Kenny,	Swift,
Bonine,	Laing,	Taylor,
Brockway,	Lapham,	Thomas,
Cady,	Look,	Tupper,
Camburn,	Mallary,	Utley,
Carleton,	May,	Warner,
Cobb,	McKernan,	Welch,
Copley,	Mickley,	Wendell,
Dort,	Monroe,	White,
Dunlap,	Munger,	Wilcox,
Fellows,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Forbes,	Nowland,	Winsor,
Gies,	O'Grady,	Woodruff,
Green,	Osborn,	Woodward,
Griswold,	Packard,	Yawkey,
Haire,	Phillips,	Speaker,
Haynes,		

70

0

NAYS.

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, March 10, 1865. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State, the following, to wit:

Joint resolution requesting our members in Congress to use their best efforts to procure the repeal of the tax on the Holy Scriptures and school books ;

Also,

An act to provide for the drainage and reclamation of swam lands, by means of a State road and ditches, from the village of Ithaca, in Gratiot county, to the quarter post, on the north line of section 8, in town 11 north, of range 8 west;

Also,

An act to provide for the incorporation of Masonic lodges

Also,

An act to provide for the relief of fractional school district No. 9, in the townships of Scio and Webster, in the county of Washtenaw;

Also,

An act to provide for the drainage and reclamation of swam lands by means of a road to be known as the Tuscola and new Bay State road;

Also,

An act to change the name of Amandas Vanderrise Conner's Creek, Wayne county, to Amandas Vandriss, Lewis Vanderrispeche, of Corttuna, Shiawassee county, to Vandriss;

Also,

An act to extend the time for building a railroad from Paw, in the county of Van Buren, to some point on the Michigan Central Railroad;

Also,

An act to amend an act entitled an act to authorize township of Holland, and other townships in the county of Ottawa and Allegan, to make loans and levy tax for improvement of the harbor at the mouth of North Branch river, in Ottawa county, approved February 2, 1858

Also,

An act to amend section eight of an act entitled

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provide for the incorporation of villages," approved February 7, 1857, as amended by act No. 121, approved March 17, 1863;

Also,
An act to attach the county of Manitowish to the county of Lee-
manaw, for certain judicial purposes, and to repeal act No. 262,
of the session laws of 1861, entitled "an act to attach the
county of Manitowish to the county of Mackinac, for certain judi-
cial purposes," approved March 16, 1861;

Also,
An act to authorize the First Baptist Church and Society of
Brooklyn, Jackson county, to convey certain real estate;

Also,
An act imposing a specific tax upon corporations and char-
tered companies engaged in the business of mining, smelting
and refining ores in this State;

Also,
An act authorizing the appointment of a general swamp
land road commissioner;

Also,
An act to attach certain unorganized towns to the township
of Helena, Antrim county;

Also,
An act to authorize the trustees of the First Methodist Epis-
copal Church, of Three Rivers, in the county of St. Joseph, to
mortgage their church property for the purpose of completing
their church edifice;

Also,
An act to authorize the township of Volinia, in the county of
Cass, and the township of Decatur, in the county of Van Buren,
to levy taxes for the improvement of the road leading from the
village of Decatur to Little Prairie Ronde.

The message was laid on the table.

HENRY H. CRAPO.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 11, 1886.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House manuscript bill, entitled

A bill to authorize the collection of certain moneys in third ward of the city of Jackson, to re-pay advances made by John H. Emmons and William Tharp for the purpose of paying bounties to volunteers;

2. House manuscript bill, entitled

A bill to legalize the action of the several townships in Oakland county, and the wards of the city of Pontiac, in expending money for bounty purposes;

3. House manuscript bill, entitled

A bill to amend an act for the appointment of trustees in certain cases, approved February 17, 1857;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLEN

Secretary of the Senate

The several bills were referred to the committee on bills and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 11

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 197, entitled

A bill to change the name of Edgar C. Yates Dibble;

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In the passage of
majority vote of all

which the Senate has concurred by a ma-
jority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The bill was
and enrollment,
The Speaker

referred to the committee on engrossment
also announced the following:

To the Speaker
Sir—I am instructed by the Senate
the following bill:

SENATE CHAMBER,
Lansing, March 11, 1865. }

to return to the House

House manuscript bill, entitled

A bill to legalize the action of certain townships and cities in
the counties of Shiawassee, Genesee and Tuscola, in raising
bounties for volunteers,

And to inform the House that the Senate has amended the
same as follows:

1. By inserting in line 11, section 1, after the word "for," the
words "any substitute, representative recruits, or drafted men,
who has entered the military or naval service before the 4th
day of February, 1865, or for,"

2. By inserting in line 13, section 1, after the word "each,"
the words "substitute, representative recruit or drafted man,
or;"

In the passage of which, as thus amended, the Senate has con-
curred by a majority vote of all the Senators elect, and has
ordered the same to take immediate effect by a vote of two-
thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

Mr. Boies moved that the House concur in the amendments
made to the bill by the Senate;

Which motion prevailed, by yeas and nays, :

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. J
Bayley,	Hazen,]
Ball,	M. D. Howard,	8
Bartow,	O. F. Howard,	8
Beach,	Jewell,	8
Boies,	J. H. Jones,	8
Bond,	Keeler,	1
Bonine,	Kenny,	1
Brockway,	Laing,	1
Cady,	Lapham,	1
Camburn,	Maxwell,	1
Carleton,	May,	1
Cobb,	McKernan,	1
Colwell,	Mickley,	1
Copley,	Monroe,	1
Dort,	Munger,	1
Dunlap,	Newcomb,	1
Dusseau,	Nixon,	1
Fellows,	Nowland,	1
Fisher,	O'Grady,	1
Forbes,	Osborn,	1
Gies,	Packard,	1
Green,	Phillips,	1
Griswold,	Reed,	8
Haire,		

NAYS.

Mr. Stewart,

The bill was then referred to the committee c
and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CH
Lansing, Marci

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to retur
the following bill:

House manuscript bill, entitled

A bill to authorize the town board of the tow
water, to issue bonds for bounty purposes, and
same,

And to inform the House that the Senate has

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same as follows: "But the whole amount of bonds authorized by this act shall not exceed four thousand dollars;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

Mr. Haynes moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
 Bayley,
 Ball,
 Bartow,
 Beach,
 Boies,
 Bond,
 Bonine,
 Brockway,
 Cady,
 Camburn,
 Carleton,
 Chipman,
 Cobb,
 Colwell,
 Copley,
 Dort,
 Dunlap,
 Fellows,
 Fisher,
 Forbes,
 Gies,
 Green,
 Griswold,
 Haire,
 Haynes,

Mr. Hazen,
 M. D. Howard,
 O. F. Howard,
 Jewell,
 J. H. Jones,
 Keeler,
 Kenny,
 Laing,
 Landon,
 Lapham,
 Lewis,
 Mallary,
 Maxwell,
 McKernan,
 Mickley,
 Monroe,
 Munger,
 Newcomb,
 Nixon,
 Nowland,
 O'Grady,
 Osborn,
 Packard,
 Phillips,
 Reed,
 Rowe,

NAYS.

Mr. Runyan,
 Sanderson,
 Schars,
 Seymour,
 Shier,
 Slocum,
 Stewart,
 Swift,
 Taylor,
 Thomas,
 Tupper,
 Utley,
 Warner,
 Welch,
 Wendell,
 White,
 Wilcox,
 Willits,
 Williams,
 Winsor,
 Woodman,
 Woodruff,
 Woodward,
 Woodworth,
 Yawkey,
 Speaker,

Mr. May,

The bill was then referred to the committee and enrollment, for enrollment.

The Speaker also announced the following:

SENATE C
Lansing, Mar

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return the following bill:

House manuscript bill, entitled

A bill to legalize the action of the electors of Marcellus, in the county of Cass, and to provide bonds of said township to pay such amount of as was authorized by such electors at a special meeting held therein on the 21st day of January, A.

And to inform the House that the Senate is the same, as follows:

By adding at the end of section 1, the following and providing for the payment of bounty to fill the quota assigned to said township under of the President of the United States for troop

In the passage of which, as thus amended, concurred by a majority vote of all the Senators has ordered the same to take immediate effect thirds of all the Senators elect.

Very respectfully,

THOS. H.

Secretary

Mr. Copley moved that the House concur in made to the bill by the Senate;

Which motion prevailed, by yeas and nays,

YEAS

Mr. Aitken,	Mr. Haynes,	Mr.
Bayley,	Hazen,	
Bartow,	M. D. Howard,	
Beach	O. F. Howard,	
Boies,	Jewell,	
Bond,	J. H. Jones,	
Bonine,	Keeler,	

Brockway,
Cady,
Camburn,
Carleton,
Chipman,
Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Haire,

Kenny,
Laing,
Landon,
Lapham,
Lewis,
Mallary,
McKernan,
Mickley,
Monroe,
Munger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,

Stewart,
Swift,
Taylor,
Thomas,
Tupper,
Utley,
Warner,
Welch,
White,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker,

74

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NAYS.

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 11, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 106, entitled

A bill to authorize Bay county to issue bonds to aid in the construction of the Midland and Bay City plank road,

And to inform the House that the Senate has amended the same as follows:

By adding at the end of section 1, the following: "All votes given under the provisions of this act, shall be by ballot, and those voting for such loan, shall have written or printed on their ballots, the words, "for the loan—yes." And those voting against such loan, shall have written or printed on their ballots, the words, "for the loan—no." And such election shall be conducted in the ordinary manner of conducting township or city elections, and a canvass and return of the votes so cast, made

in the same manner as the canvass and return of votes cast for county officers, and the result determined and certified by the board of county canvassers, as in other cases;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate

Mr. Aitken moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Sanderson,
Bayley,	Jewell,	Schars,
Bartow,	J. H. Jones,	Seymour,
Boies,	Keeler,	Shier,
Bonine,	Kenny,	Slocum,
Brockway,	Laing,	Stewart,
Cady,	Landon,	Swift,
Camburn,	Lapham,	Taylor,
Carleton,	Lewis,	Thayer,
Chipman,	Mallery,	Thomas,
Cobb,	Maxwell,	Tupper,
Colwell,	May,	Utley,
Copley,	Mickley,	Warner,
Dort,	Monroe,	Wendell
Dunlap,	Munger,	White,
Dussean,	Newcomb,	Wilcox,
Fellows,	Nixon,	Willits,
Fisher,	Nowland,	William
Forbes,	O'Grady,	Winsor
Gies,	Osborn,	Woodr
Green,	Packard,	Woodr
Griswold,	Reed,	Wood
Haire,	Rowe,	Wood
Haynes,	Runyan,	Speak
Hazen,		

NAYS.

The bill was then referred to the committee on education and enrollment, for enrollment.

also announced the following:
 SENATE CHAMBER,
 Lansing, March 11, 1865. }
 of the House of Representatives:
 instructed by the Senate to return to the House
 the following bill:
 A bill to amend section 1 of an act entitled
 "an act to author-
 ize the Governor to issue patents in certain cases," the same
 being section 2515, of the compiled laws,
 And to inform the House that the Senate has amended the
 same, as follows:

By striking out in line 4, section 1, all up to and including
 the word "Michigan," and inserting in lieu thereof the follow-
 ing: "The people of the State of Michigan enact;"
 In the passage of which, as thus amended, the Senate has
 concurred by a majority vote of all the Senators elect.

Very respectfully,
 THOS. H. GLENN,
 Secretary of the Senate.

Mr. Williams moved that the House concur in the amend-
 ment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

- | | | |
|-------------|-------------------|------------|
| Mr. Aitkin, | Mr. O. F. Howard, | Mr. Rowe, |
| Bayley, | Jewell, | Runyan, |
| Bartow, | J. H. Jones, | Sanderson, |
| Beach, | Keeler, | Schars, |
| Boies, | Kenny, | Seymour, |
| Bond, | Laing, | Shier, |
| Bonine, | Landon, | Slocum, |
| Brockway, | Lapham, | Stewart, |
| Carleton, | Lewis, | Swift, |
| Chipman, | Mallary, | Taylor, |
| Cobb, | May, | Tupper, |
| Colwell, | McKernan, | Utley, |
| Copley, | Mickley, | Warner, |
| Danlap, | Monroe, | Welch, |
| Dusseau, | Munger, | Wendell, |
| Fellows, | Newcomb, | White, |

Fisher,
Forbes,
Gies,
Green,
Griswold,
Haire,
Haynes,
Hazen,

Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,

Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Speaker,

70

NAYS.

The bill was then referred to the committee on engrossmen and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 11, 1866. }

To the Speaker of the House of Representatives :

SIR—I am instructed by the Senate to re-transmit to House the following bill:

Senate bill No. 56, entitled

A bill making appropriations for the soldiers' relief fund:

Which the House amended by striking out of line 2, in tions 1 and 2, the words "war fund," and inserting in lieu words "military fund;"

And to inform the House that the Senate refuses to conc said amendment.

Very respectfully,

THOS. H. GLENN,

Secretary of the Se

Mr. Welch moved that the House insist upon its ame to the bill;

Which motion prevailed.

Mr. Monroe moved that a committee of three on the the House be appointed, to confer with a like committe part of the Senate, on the disagreement of the two Hou that the appointment of such committee by the S respectfully asked;

Which was agreed to.

The Speaker appointed as such committee, on the p House, Messrs. Monroe, Green and Look.

1865.]

The Speaker

HOUSE OF REPRESENTATIVES.

1597

To the Speaker
Sir—I am
the following
Senate bill

A bill to amend sections 16, 18, 21 and 22, of chapter 18, of laws, relative to hawkers and peddlers; which has passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

also announced the following:
SENATE CHAMBER,
Lansing, March 11, 1865. }

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on ways and means.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 11, 1865. }

To the Speaker of the House of Representatives:
Sir—I am instructed by the Senate to transmit to the House the following joint resolution:

Senate joint resolution No. 13, entitled

Joint resolution proposing an amendment to section 1, article 7, of the Constitution of Michigan, in relation to the qualification of electors;

Which has passed the Senate by a two-thirds vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

On motion of Mr. Green,

The joint resolution was placed on the order of third reading.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. Brookway offered the following:

Resolved, That Senate bill No. 83, being a bill making appropriation for the support of the Agricultural College, and to pay the expenses of the State Board of Agriculture, be taken from the general order, and made the special order for Monday next

Which was adopted.

Mr. Boies moved to take from the table House joint resolution No 32, entitled

Joint resolution to provide for an amendment to the constitution, relative to deserters;

Which motion prevailed.

On motion of Mr. Boies,

The joint resolution was placed on the order of third reading

Mr. Utley, of Newaygo county, presented the following

PROTEST:

We, the undersigned, members of the House of Representatives of the State of Michigan, feeling and knowing that injustice has been done to the north-western portion of Lower Peninsula, by the passage of the "bill to confer an additional grant of land upon the Grand Rapids and Inland Railroad Company;" and deeming the subject of sufficient importance to their constituents and to the State at large, demand the presentation of our views, in this form, to this Legislature, and to the people of this State, do hereby enter our protest against the passage of that measure, and give the people, who have controlled our votes and now impel us in the discharge of this duty.

The question of granting lands by the General Government in large bodies, either to States or corporations, is a question of public policy which has received the attention and undergone the examination of the wisest and soundest statesmen in this Union; and until within a few years, its adoption as a public policy, was considered by Congress as altogether unjust and wrong. But the grant for the construction of the

Central Road, and persuasive as it did the almost instant construction of one of the longest and most serviceable lines of railway in the whole country, and to the occupation of the agriculturist and other producers, it overturned all theories of past Political economists, and opened the door for like bequests to every State in the Union having within its limits any considerable amount of public domain. Michigan asked and obtained her share of this governmental patrimony, and long lines of projected railways, with wide belts of lands reserved for their construction, were forthwith drawn at right angles across the unsettled portions of the north, and stretched away to the remote shores of Lake Superior. With the wisdom of the asking, or the propriety in the giving, we have nothing now to do, any further than it demonstrates the power which one portion of a State may exercise over another, in shaping its destiny, retarding its progress, and interfering with those essential laws of population and prosperity which draw men together into communities, build towns and cities, and develop generally the latent wealth of its minerals, its timber and its soil. The policy of Michigan, then, as demonstrated in the action of her Legislature, is rightly the subject of proper and honorable criticism. She has held these lands in trust, for the purposes of their donation, since June 3d, 1856, and the question comes home to us, how has she discharged her double duty, as the conservator of universal public interests upon the one side, and as the trustee of private speculating corporations upon the other. Has she fostered and encouraged the efforts of her children in the settlement of her territory and the opening of her dense forests, or has she hedged them in by the perpetuation of corporate rights in the hands of idle, worthless and insolvent corporations? Has she compelled the performance of those contracts of construction, which these corporations had voluntarily entered into for the sake of gain, or has she been lax in her dealings with a few at the ex-

pense of the great body of the whole? These are which the people of this State may well ask of their legislature but which we will not consider except in connection with the bill.

This Grand Rapids and Indiana Railroad Company conferred upon it the original grant of lands to aid in the construction of a line of railway from Grand Rapids, in the State of Kent to Traverse Bay, on the 14th day of February 1854, amounting, in the aggregate, to 678,890 acres of land valued, at a low estimate, at \$4,500,000. That the lands were really of value, may be judged from the fact that the known amount of the bonds of the company have been bought and sold, based upon first mortgages upon its lands, and other securities, which mortgages amount to the snug little sum of \$1,000,000. Add to this the amount of capital stock actually paid according to their reports, amounting to \$269,272 49 which they have had in their hands, and under their control amounting to \$9,769,272 49. They report the amount of their capital stock, January 2d, 1865, the same as was due on 1st, 1861; in fact the only difference in the two reports is in the items of indebtedness, which exceeds the amount due in 1861, by \$69,294 77, showing that during the four last years of idleness, which the Legislature has indulged them in wasting, they have constantly depleted the treasury, and lessened their ability to perform the duties they have to do. And in the long eight years that they have existed in corporate existence, how much have they accomplished? They have partially surveyed their line; that is, they have not in the ordinary compass the whole of the way, while on the line north of the village of Big Rapids, in the county of Ionia, they have used none of those common instruments of surveying and engineering, in the prosecution of their survey, which is indispensable in the proper survey of railroads, where the land is actually intended to be built upon. It is true that they have laid a little, but not a rod of road has been constructed, and the line has found its place, nor a rail been laid. South

HOUSE OF REPRESENTATIVES.

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bonds are needed
poration that does
and will, are articles
but with the peaceful
railroads as boys
tain materials.

not and care not how much has been done,
made to the State, and conferred by the State,
wasted their means in vainly launching into a
that, should not be allowed to affect the old
conditions of the old contract made with the State
way to Grand Traverse, made with the State
now, when time after time their corporate exist-
made with Kalamazoo cannot be altered by a
pieced out and extended, by the unjustifiable
preceding Legislatures, they present themselves at
this House, asking this Legislature to bestow upon
the further grant of public lands, and without asking in-
demnity for the past or security for the future, and in the face
of facts proving their utter insolvency, lack of business capac-
ity, and criminal slothfulness, this Legislature has granted
their request; 529,920 acres more are passed under their con-
trol, to be withdrawn from market, and mortgaged to the stock
jobbers of some eastern city. Another indefinite amount of
bonds are needed to defray the contingent expenses of a cor-
poration that does nothing but negotiate. Labor, and energy,
and will, are articles with them "not nominated in the bond;"
but with the peaceful habits of the "Digger Indian," they build
railroads as boys build castles, high up, and of mighty uncer-
tain materials.

Gentlemen of the House of Representatives, in the name of
the hardy, industrious, energetic and intelligent pioneers of
the North-west, we protest against your action. We protest,
because, by your action, you strengthen the hands of our op-
pressors, and put further off the day when this worthless cor-
poration shall give place to one competent to build our railway,
and thus unlock the wealth that lies garnered and hidden in
the broad valleys of the Muskegon and the Manistee.

We protest, because the great interests of the State are tam-
pered with by this species of legislation. Two States of the
size of Massachusetts, rich in every element of productive

wealth, are resting under an embargo which y
make perpetual. Taxation is increasing rapidly,
mainly confined to that portion of the State alre
for you will persist in being charmed by the delu
of paper railroads, and drive the honest settler
ders to States that are wise in their councils, or
with governmental legacies. Remove that em
twenty years we will show you an empire in t
will swarm with an active and busy population,
will over-top and over-balance your boasted c
South and east. And if, in the present, we can
you, all the privileges and blessings which a
community is permitted to know, still we will
and wait with patience, while Time rolls back
futuraity, and reveals one by one the items of our

W. f

A. B

Mr. Gies offered the following:

Resolved, That the committee on the judiciary
House what they have done with the bill that v
them January 19th, 1865, being

A bill to amend an act entitled an act to revis
of the city of Detroit, approved March 5th, 185
by the several acts amendatory thereof;

Which was withdrawn.

Mr. Warner offered the following:

Whereas, James Clements, a Representative
District of Washtenaw county, has, without
cause, and in violation of the privileges of t
sented himself without leave, from attendance, or
of his duties as such representative, during most
legislative session; therefore

Resolved, That the Clerk of this House be inst
is hereby directed, to issue certificates to the sai
ents, for per diem allowance as a member of thi
for the time he has been in attendance as such x

sent in the discharge of his official duties in connection therewith;

Which was adopted.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 225, entitled

A bill to amend act No. 135, of session laws of 1863, being an act entitled an act to amend section 1014 of compiled laws, in relation to the duties of commissioners of highways, approved February 14, 1859,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Woodman,

The bill was laid on the table.

Senate joint resolution No. 1, as follows:

JOINT RESOLUTION proposing an amendment to section one, article seven, of the Constitution of Michigan, in relation to qualification of Electors.

Resolved by the Senate and House of Representatives of the State of Michigan, That the following amendment to the Constitution of this State, be and the same is hereby proposed, that is to say:

ARTICLE VII.

SECTION 1. In all elections, every white male citizen, every white male inhabitant, residing in the State on the twenty-fourth day of June, one thousand eight hundred and thirty-five; every white male inhabitant residing in the State on the first day of January, one thousand eight hundred and fifty, who has declared his intention to become a citizen of the United States, pursuant to the laws thereof, six months preceding an election, or who has resided in the State two years and six months, and declared his intention as aforesaid, and every civilized male inhabitant of Indian descent, a native of the United States, and not a member of any tribe, shall be an elector and entitled to vote; but no citizen or inhabitant shall be an elector or entitled to vote at any election, unless he shall be

above the age of twenty-one years, and has resided in this State three months, and in the township or ward in which he offers to vote, ten days next preceding such election. That in time of war, insurrection or rebellion, no elector in the actual military service of the United States in this State, in the army or navy thereof, shall be eligible to vote, by reason of his absence from the township or ward in which he resides, and the Legislature shall have the power, and shall provide the manner in which, and the place at which, such absent elector may vote. The canvass and returns of their votes to the township or election district, in which they respectively reside, shall be. The said amendment shall be and is hereby submitted to the people, at the next general election, to be held on the day succeeding the first Monday in November, 1864, as provided in section one, article twenty, of the constitution. The Secretary of State is hereby required to give copies of the same, to the sheriffs of the several counties of this State, in the same manner that he is now by law required to do at the time of an election of Governor and Lieutenant Governor. The inspectors of election in the several townships of this State, shall prepare a suitable box for the reception of the ballots cast for and against such amendment. Each person voting for said amendment, shall have written or printed on his ballot the words "amendment as to soldiers' voting, yes;" and each person voting against it, the words, "amendment as to soldiers' voting, no;" the ballots in all respects shall be the same as the votes for Governor and Lieutenant Governor. The votes shall be canvassed,

Was read a third time, and pending the taking of the yeas and nays on the passage thereof,

Mr. Brockway moved to recommit the joint resolution to the committee on federal relations, with instructions that individuals shall become citizens in full, before they shall be permitted to vote;

Which was withdrawn.

Title agreed to.

House joint resolution No. 32, as follows:

JOINT RESOLUTION to provide for an amendment to the Constitution, relative to deserters:

Resolved by the Senate and House of Representatives of Michigan, That the following amendment to the Constitution of this State, be and the same is hereby proposed as section nine, of article seven:

Every person who, being a citizen and resident in time of war, insurrection or public danger, shall avoid being drafted into the military service of the military or naval service of the United States, or any person who being a citizen and resident, and drafted into the military service of this State or into the military or naval service of the United States, or any person who being enlisted and been mustered into the military service aforesaid, and shall abscond from this State, or flee from the military service, and if in either case such person shall go to any foreign country, or to any place that is in rebellion, or government that is at war with the United States, or beyond the jurisdiction of the United States, and shall be deemed a public enemy, and the Legislature shall have power to make law for the trial of such cases, and every person so convicted, shall be punished as the Legislature shall direct, and shall not be permitted to vote at any election.

Said amendment shall be submitted to the people of the State at the next general election, to be held on the first day succeeding the first Monday of November, in the year of our thousand eight hundred and fifty-six; and the State is hereby required to give notice of the same to the voters of the several counties in this State, in the same manner that he is now by law required to do in case of a new Governor and Lieutenant Governor; and the inspectors of elections in the several towns and cities in this State, are to provide a suitable box for the reception of ballots cast for said amendment. Every person voting for said amendment, shall have written or printed on his ballot, the words

to disfranchise deserters—yes;" and each person voting against it, the words "Amendment to disfranchise deserters—no;" and the ballots shall in all respects be canvassed, and returns be made as in elections of Governor and Lieutenant Governor,

Was read a third time and passed, two-thirds of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Kenny,	Mr. L. Smith,
Bayley,	Laing,	W. T. Smith,
Ball,	Landon,	Stewart,
Beach,	Lapham,	Swift,
Boies,	Lewis,	Taylor,
Bonine,	Mallery,	Thayer,
Brockway,	Maxwell,	Thomas,
Camburn,	Mickley,	Tupper,
Carleton,	Monroe,	Utley,
Cobb,	Munger,	Van Vleet,
Copley,	Newcomb,	Warner,
Dort,	Nixon,	Welch,
Dunlap,	Osborn,	Wendell,
Fellows,	Packard,	White,
Fisher,	Phillips,	Wilcox,
Green,	Reed,	Willits,
Griswold,	Rowe,	Williams,
Haynes,	Runyan,	Winsor,
Hazen,	Sanderson,	Woodman,
M. D. Howard,	Schars,	Woodruff,
Jewell,	Seymour,	Woodward,
J. H. Jones,	Shier,	Woodworth,
Keeler,	Slocum,	Speaker, 69

NAYS.

Mr. Bartow,	Mr. Dusseau,	Mr. Look,
Bond,	Forbes,	May,
Cady,	Gies,	McKernan,
Chipman,	Haire,	Nowland,
Colwell,	O. F. Howard,	O'Grady, 15

Title agreed to.

Senate bill No. 84, entitled

A bill to authorize the North American mineral land company to acquire and hold certain lands in this State,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bayley,	Mr. M. D. Howard	Mr. F
Ball,	O. F. Howard,	1
Bartow,	Jewell,	1
Bond,	J. H. Jones,	1
Bonine,	Keeler,	1
Brockway,	Kenny,	1
Cady,	Laing,	1
Carleton,	Landon,	1
Chipman,	Lapham,	1
Cobb,	Lewis,	1
Colwell,	Look,	1
Copley,	Mallary,	1
Dort,	Maxwell,	1
Dunlap,	McKernan,	1
Fellows,	Mickley,	1
Fisher,	Munger,	1
Forbes,	Nixon,	1
Gies,	Nowland,	1
Green,	O'Grady,	1
Griswold,	Osborn,	1
Haire,	Packard,	1
Hazen,		

NAYS.

Mr. Beach,	Mr. Monroe,	Mr.
Boies,	Sanderson,	
Camburn,	Utley,	
Dusseau,	Van Vleet,	
May,	Warner,	

Title agreed to.

On motion of Mr. Chipman,

By a vote of two-thirds of all the members ordered to take immediate effect.

House bill No. 228, being

A bill to regulate the tolls on plank roads in new counties,

Was read a third time and passed, a majority of members elect voting therefor, by yeas and

YEAS.

Mr. Aitken,	Mr. Hazen,	Mr.
Bayley,	M. D. Howard,	
Bartow,	O. F. Howard,	
Boies,	Jewell,	

Bond,
Bonine,
Brockway,
Cady,
Camburn,
Carleton,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dusseau,
Fellows,
Fisher,
Forbes,
Gies,
Griswold,
Haire,
Haynes,

J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallary,
May,
McKernan,
Mickley,
Munger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,

Seymour,
Shier,
L. Smith,
Taylor,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Woodruff,
Woodward,
Woodworth,
Speaker,

71

NAYS.

Mr. Ball,
Monroe,
Ranyan,

Mr. Slocum,
Stewart,

Mr. Swift,
Warner,

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Title agreed to.

Mr. L. Smith moved that the bill be ordered to take immediate effect;

Which was not agreed to.

House bill No. 229, entitled

A bill to amend section No. 3215 of the compiled laws, relating to the fees of county clerks for recording marriage certificates.

Read a third time and passed, a majority of all the yeas and nays, as follows:

YEAS.

Mr. Haynes,
Hazen,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,

Mr. Packard,
Phillips,
Schara,
Seymour,
Shier,
Slocum,
L. Smith,
Swift,

Camburn,
 Carleton,
 Chipman,
 Cobb,
 Colwell,
 Copley,
 Dort,
 Dunlap,
 Fisher,
 Forbes,
 Gies,
 Griswold,

Landon,
 Lapham,
 Lewis,
 Mallary,
 May,
 McKernan,
 Mickley,
 Monroe,
 Nixon,
 Nowland,
 Osborn,

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NAYS.

Mr. Bayley,
 Dusseau,
 Fellows,
 Haire,
 M. D. Howard,
 Look,

Mr. Munger,
 Reed,
 Rowe,
 Runyan,
 Stewart,
 Thayer,

Mr. Va
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Title agreed to.

Mr. Haynes moved that the bill be ordered to take effect;

Which was not agreed to.

Mr. Aitken moved to reconsider the vote by which the bill passed;

Which was not agreed to.

Senate manuscript bill, entitled

'A bill to amend act 161, of the session law, entitled an act to provide for the relief, by counties, of volunteers mustered from this State into the service of the United States, or of this State, April 19, 1863, by adding thereto another section,

Was read a third time and passed, a majority of members elect voting therefor, by yeas and nays,

YEAS.

Mr. Aitken,
 Bayley,
 Ball,
 Bartow,
 Boies,
 Bond,

Mr. Haynes,
 Hazen,
 O. F. Howard,
 J. H. Jones,
 Keeler,
 Kenny,

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Bonine,
 Brockway,
 Cady,
 Camburn,
 Carleton,
 Chipman,
 Cobb,
 Colwell,
 Copley,
 Dort,
 Dunlap,
 Dussau,
 Fellows,
 Fisher,
 Forbes,
 Gies,
 Griswold,
 Haire.

Laing,
 Landon,
 Lapham,
 Lewis,
 Look,
 Mallary,
 May,
 Mickley,
 Monroe,
 Munger,
 Nixon,
 Nowland,
 O'Grady,
 Osborn,
 Packard,
 Phillips,
 Rowe,

Stewart,
 Swift,
 Taylor,
 Thomas,
 Tupper,
 Van Fleet,
 Warner,
 Welch,
 Wendell,
 White,
 Wilcox,
 Willits,
 Williams,
 Woodman,
 Woodruff,
 Woodward,
 Speaker,

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NAYS.

Title agreed to.

On motion of Mr. Bond,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 224, entitled

A bill to amend section 1 of an act entitled "an act to lay out and construct a road, to be known as the White Rock and Bingham State road," approved February 5, 1864,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
 Bayley,
 Ball,
 Bartow,
 Beach,
 Boies,
 Bond,
 Bonine,
 Brockway,
 Cady,
 Camburn,
 Carleton,
 Chipman,

Mr. Haynes,
 Hazen,
 O. F. Howard,
 J. H. Jones,
 Keeler,
 Kenny,
 Laing,
 Landon,
 Lapham,
 Lewis,
 Look,
 Mallary,
 May,

Mr. Sanderson,
 Schars,
 Seymour,
 Shier,
 Slocum,
 L. Smith,
 Stewart,
 Swift,
 Taylor,
 Thomas,
 Tupper,
 Van Fleet,
 Warner,

Cobb,	Mickley,	V
Colwell,	Monroe,	V
Copley,	Munger,	V
Dort,	Nixon,	V
Dunlap,	Nowland,	V
Dusseau,	O'Grady,	V
Fellows,	Osborn,	V
Fisher,	Packard,	V
Forbes,	Phillips,	V
Gies,	Rowe,	V
Griswold,	Runyan,	S
Haire,		

Title agreed to.

House bill No. 221, entitled

A bill granting swamp lands to the county of aid in cutting drains through a certain swamp.

Was read a third time and passed, a majority
bers elect voting therefor, by yeas and nays, as

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. I
Bayley,	Hazen,	S
Ball,	M. D. Howard,	S
Bartow,	O. F. Howard,	S
Beach,	J. H. Jones,	S
Boies,	Keeler,	S
Bond,	Kenny,	1
Bonine,	Laing,	S
Brockway,	Landon,	S
Cady,	Lapham,	7
Camburn,	Lewis,	7
Carleton,	Look,	7
Chipman,	Mallary,	V
Cobb,	May,	V
Colwell,	Mickley,	V
Copley,	Monroe,	V
Dort,	Munger,	V
Dunlap,	Nixon,	V
Dusseau,	Nowland,	V
Fellows,	O'Grady,	V
Fisher,	Osborn,	V
Forbes,	Packard,	V
Gies,	Phillips,	V
Griswold,	Reed,	S
Haire,	Rowe,	

NAYS.

Mr. Williams,

The question being upon agreeing to the title, Mr. Williams offered the following as a substitute therefor:

“A bill to benefit private individuals, at the expense of the State;”

Which was not agreed to.

The title was then agreed to.

On motion of Mr. Phillips,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 226, entitled

A bill to provide for the completion of the Capac and Clyde State road, in the county of St. Clair,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,
Ball,
Bartow,
Beach,
Boies,
Bond,
Bonine,
Brockway,

Mr. Haire,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,
J. H. Jones,
Kenny,
Lairg,
Landon,
Lapham,
Lewis,
Look,
Mallary,
May,
Mickley,
Monroe,
Munger,
Nixon,
Nowland,
O'Grady,
Packard,
Phillips,
Reed,
Rowe,

Mr. Runyan,
Sanderson,
Schars,
Seymour,
Shier,
Slocum,
L. Smith,
Swift,
Taylor,
Tupper,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker,

NAYS.

Mr. Stewart,

Title agreed to.

Senate bill No. 63, entitled

A bill to provide for the appointment of guardian
women, in certain cases,

Was read a third time and passed, a majority
members elect voting therefor, by yeas and nays,

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. Ru
Bayley,	Hazen,	Se
Ball,	M. D. Howard,	Se
Beach,	O. F. Howard,	Se
Boies,	J. H. Jones,	Sh
Bond,	Keeler,	Sh
Bonine,	Kenny,	L.
Brockway,	Laing,	St
Cady,	Landon,	St
Camburn,	Lapham,	T
Carleton,	Lewis,	Th
Chipman,	Look,	Th
Cobb,	Mallary,	Tr
Colwell,	May,	V
Copley,	Mickley,	W
Dort,	Monroe,	W
Dunlap,	Munger,	V
Dusseau,	Nixon,	W
Fellows,	Nowland,	V
Fisher,	O'Grady,	V
Forbes,	Osborn,	V
Gies,	Packard,	V
Green,	Phillips,	V
Griswold,	Reed,	V
Haire,	Rowe,	S

NAYS.

Mr. Williams,

Title agreed to.

On motion of Mr. Bond,

By a vote of two-thirds of all the members
was ordered to take immediate effect.

GENERAL ORDER.

On Motion of Mr. Hazen,

The House went into committee of the whole, on the general order,

Mr. Chipman in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bill:

1. House bill No. 83, entitled

A bill to amend an act entitled an act disposing of certain grants of land made to the State of Michigan, for railroad purposes, by act of Congress, approved June 3, 1856;

2. Senate bill No. 76, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road to be known as the Allegan and Lake Shore State road;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

3. House bill No. 176, entitled

A bill to locate, establish and erect a branch of the State Prison in the Upper Peninsula of this State;

4. House bill No. 233, entitled

A bill to authorize the board of supervisors of the county of *Alcona* and amend the boundaries of the village of *Alcona* said county;

their chairman to report the same back to the recommendation that they do not pass.

The committee of the whole have also had under consideration the following entitled bills:

No. 55, entitled

and section 2 of "An act entitled an act rela-

ting to burying grounds," approved Feb. 12, 1855,
ing section 1718, of the compiled laws;

6. House bill No. 220, entitled

A bill to aid in the construction of the East S
Junction State road, and apply certain non-reside
taxes thereon;

7. House bill No. 234, entitled

A bill to provide for the incorporation of Refor
tant Dutch Churches;

Have made no amendment thereto, and ha
their chairman to report the same back to the
recommend their passage.

The committee of the whole have also had unde
tion the following joint resolution:

House joint resolution No. 43, entitled

Joint resolution relating to the unsafe cond
Waugooshance light house, in the Straits of Mich

Have made no amendment thereto, and have di
chairman to report the same back to the House,
mend its passage.

J. LOGAN CHIPMAN,

Report accepted and committee discharged.

On motion of Mr. O'Grady,

The amendments made to the first and second
were concurred in, *in gross*, and the bills were pl
order of third reading,

On motion of Mr. O'Grady,

The third named bill was recommitted to the or
ways and meas, with instructions to report thereon
est practicable moment.

On motion of Mr. J. H. Jones,

The fourth named bill was laid on the table.

On motion of Mr. Warner,

The fifth, sixth and seventh named bills, and the
tion, were placed on the order of third reading.

On motion of Mr. Welch,

The House took a recess until this afternoon at 2

AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

MESSAGE FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 11, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 192, entitled

A bill to amend sections one and ten of an act entitled an act to authorize the counties of Jackson and Eaton, and the cities and townships of such counties, and of Barry and Kent, the townships of Onondaga and Leslie, in Ingham county, and Leighton and Wayland, in Allegan county, to pledge their credit in aid of the construction of a railroad from Jackson to Grand Rapids, being act No. 67, of session laws of 1864;

With sundry amendments, and also an amendment to the title, by adding after the words "to amend," the words "sections one and ten of;"

And to inform the House that the Senate has made the following amendments thereto:

Amend section 1, line 1, by striking out the word "two;" also, all of lines 7, 8, 9, 10, 11, 12, 13 and 14, and inserting instead thereof the following:

"Section 1. *The People of the State of Michigan enact, That it shall and may be lawful for the several counties of Jackson and Eaton, for any city or township within such counties, or within the counties of Barry or Kent; for the township of Onondaga and Leslie, in Ingham county, and for the townships of Leighton and Wayland, in Allegan county, to loan money to any railroad company, organized or to be organized, for the construction of a railroad from the city of Jackson to the city of Grand Rapids; but the outstanding indebtedness and liabil-*

ity to be incurred for such purpose, shall not at an exceed five per centum of the assessed valuation, for being, of any county, city or township: *Provided* more than twenty-five thousand dollars shall be raised by the county of Eaton, exclusive of any township therein, to aid in the construction of said railroad;"

Also, strike out all of section two of the bill;

In the passage of which, as amended, the Senate has by a majority vote of all the Senators elect, and let the same to take immediate effect by a vote of two-thirds of the Senators elect.

Very respectfully,

THOS. H. GIL

Secretary of the

Mr. Fisher moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. Slocum,
Bayley,	Hazen,	L. Smith,
Boies,	O. F. Howard,	Stewart,
Bond,	Jewell,	Swift,
Bonine,	J. H. Jones,	Taylor,
Brockway,	Keeler,	Thompson,
Cady,	Kenny,	Tupper,
Carleton,	Lapham,	Utley,
Chipman,	Mallory,	Van Hook,
Cobb,	May,	Welch,
Colwell,	Mickley,	Wendell,
Copley,	Monroe,	Willits,
Dort,	Newcomb,	Willits,
Dunlap,	Nowland,	Wood,
Fisher,	Osborn,	Wood,
Forbes,	Reed,	Wood,
Gies,	Rowe,	Wood,
Green,	Runyan,	Wood,
Haire,	Schare,	Speakman,

NAYS.

Mr. Ball,	Mr. White,	Mr. Winsor,
Packard,		

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

GENERAL ORDER.

On motion of Mr. Cobb,

The House went into committee of the whole, on the general order,

Mr. Chapman in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 200, entitled

A bill to amend section 1, of act No. 136, of the laws of 1863, being "an act to authorize the Auditor General to refund money paid for taxes and on tax sales, in certain cases," approved March 18, 1863;

2. Senate bill No. 87, entitled

A bill authorizing a change in the boundaries of the village of Sturgis, in the county of St. Joseph, and to authorize the common council of said village to organize under the general law for the incorporation of villages;

3. House bill No. 235, entitled

A bill to legalize the action of certain towns in Cass county in paying bounties to volunteers;

4. House bill No. 257, entitled

A bill to authorize the Governor to appoint a commissioner on that part of the Forestville and East Saginaw State road, situated in the counties of Tuscola and Saginaw;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

5. House bill No. 239, entitled

A bill to provide for interest on the State debt;

6. House bill No. 235, entitled

2. Senate joint resolution No. 12, entitled

Joint resolution for the relief of Amos Gould;

Have stricken out all after the enacting clause
have directed their chairman to report that fact to
asking concurrence therein.

The committee of the whole have also had under
consideration the following entitled joint resolution:

3. Senate joint resolution No. 10, entitled

Joint resolution authorizing the Governor to issue
of certain lands to Washington Holmes;

Have made no amendment thereto, and have directed
chairman to report the same back to the House,
and recommend its passage.

J. LOGAN CHIPMAN,

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The House concurred in the amendments made
sixth, seventh, eighth, ninth, tenth and eleventh named
gross, and the first eleven named bills were placed
of third reading.

On motion of Mr. Warner,

The twelfth named bill was recommitted to the
war bounties.

On motion of Mr. Winsor,

The thirteenth named bill was recommitted to the
on public lands, with the instructions recommended by the
committee.

On motion of Mr. Monroe,

The House concurred in the action of the committee
fourteenth named bill, and the enacting clause was
table.

Mr. Stewart moved to amend the amendment made
named joint resolution, by striking out the word
"Journal," and inserting in lieu thereof "Adverti-
sment;"

Mr. Stewart demanded the yeas and nays;

The demand was seconded.

Mr. Welch moved to lay the motion on the table ;

Which motion was withdrawn.

Mr. Copley called for a division of the question ;

The question being first upon striking out,

The motion did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Bartow,	Mr. Haynes,	Mr. Rowe,
Beach,	M. D. Howard,	Sanderson,
Boies,	O. F. Howard,	Seymour,
Brockway,	J. H. Jones,	L. Smith,
Cady,	Lapham,	Stewart,
Chipman,	Lewis,	Swift,
Colwell,	Mickley,	Van Vleet,
Copley,	Monroe,	Wendell,
Dort,	Munger,	Wilcox,
Dunlap,	Newcomb,	Woodman,
Dussean,	O'Grady,	Woodward,
Green,	Osborn,	

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NAYS.

Mr. Aitken,	Mr. Kenny,	Mr. Tupper,
Bayley,	Laing,	Utley,
Ball,	Mallary,	Warner,
Bond,	Nowland,	Welch,
Bonine,	Packard,	White,
Camburn,	Runyan,	Willits,
Carleton,	Schars,	Williams,
Cobb,	Shier,	Winsor,
Fisher,	Slocum,	Woodruff,
Gies,	Taylor,	Woodworth,
Griswold,	Thayer,	Yawkey,
Hazen,	Thomas,	Speaker,
Jewell,		

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On motion of Mr. Winsor,

The amendments made to the joint resolution by the committee were then concurred in, *in gross*, and the joint resolution was placed on the order of third reading.

On motion of Mr. Monroe,

The House concurred in the action of the committee on the second named joint resolution, and the enacting clause was laid on the table.

On motion of Mr. Van Vleet,

The third named joint resolution was placed on third reading.

By unanimous consent, Mr. Mallary presented to of Geo. W. Peck, W. H. Chapman, L. K. Hewitt and active to the State Agricultural College.

On motion of Mr. Mallary,

The memorial was laid on the table, and order the journal.

The following is the memorial:

To the Hon. the Senate and House of Representatives of Michigan:

The undersigned, citizens of Michigan, respectfully that a memorial, presented to your Honorable body by Beckwith, President of the Michigan State Agricultural Society, and R. F. Johnstone, Secretary of said Society, contains statements not in accordance with fact. Without a detailed review of the memorial referred to, they beg leave to submit for your consideration, certain facts contained in a report made by a special committee of the Michigan State Agricultural Society, at a meeting of the Executive Committee of said Society, convened in Lansing, Michigan, on the 26th of January, 1863—said special committee has been appointed to visit the Agricultural College and report thereon. This committee consisted of W. G. Beckwith, President of the Michigan State Agricultural Society, C. W. Johnson, and R. F. Johnstone, now Secretary of the Michigan State Agricultural Society.

In regard to the first point in the memorial mentioned, touching the expense of education at the Agricultural College, the undersigned would simply offer as a counterpoise to the report made in behalf of the State Agricultural Society and signed by Messrs. Beckwith and Johnstone, the following facts:

“We have reason to believe that the same qu

tion would not be furnished more cheaply, or so successfully at any other institution than it is at this one."

In regard to the second point of the memorial, viz: the location of the College "in the woods," and the question of its removal, in reference to which the memorialists say the "time is not past" when this question "may not be brought before you and decided upon," the undersigned would offer, from the report signed by Messrs. Beckwith and Johnstone, before referred to, the following:

"Your committee deem it to be too late in the day to discuss the wisdom of planting such an institution in the woods. It is established, and has already sent out roots in many directions, which, if torn up, could not be transplanted to any other location, and the time lost in waiting for the transplanted tree to live, if it did live, would place the period at which this generation would gather fruits from it, farther off than ever. * *

"Your committee, without entering into details, therefore, would recommend that, instead of agitating a proposed removal of the ground of economy or efficiency in the educational system of the Agricultural College, that the Board of Agriculture should be strengthened, and not weakened in the efforts they are now making to render the institution more efficient and useful, and more especially now, when they are a body who, by their cautious and economical administration in the past two years, have gained valuable experience, and are better prepared than at any previous time, to build up and sustain this College in that course of useful instruction, which will undoubtedly, eventually repay the citizens of the State for all the direct outlay it may have been at."

After various other arguments in favor of giving the Agricultural College a liberal and earnest support in its present location, the report signed by Messrs. Beckwith and Johnstone, closed by submitting the following resolutions, which were unanimously adopted:

"Resolved, That the efforts made by the State Board of Agri-

culture, during the two years it has been
 prospered economically and usefully the State
 and its revenue, merit our most hearty
 title it to the confidence of the Legislature
 the State.

Resolved, That the proposition to
 the present time, must be regarded as a
 calculated to injure rather than to bene-
 cultural education.

Resolved, That in view of the prosper-
 agricultural interests in all parts of the State
 recommend that such appropriation as
 State Board of Agriculture, for the purpose
 Agricultural College, be granted by the Legislature.

Resolved, That it is hereby recommended
 of Agriculture, within a reasonable time, to
 put in condition, so much of the land im-
 College buildings as would form a modern
 perimental farm, and that we believe the
 will sustain the said Board in the exercise
 ality in securing the services of competent
 various departments of instruction; and if
 'judicious liberality' will add materially to
 usefulness of the institution."

In regard to the allegation that the Ag-
 not the confidence of the citizens of the
 ments in reference to its want of patronage
 ble location, the undersigned would say,
 students at the present time is much greater
 previous years; that the boarding-hall of the
 occupied nearly to its utmost capacity; the
 sary to prepare accommodations in the College
 that the number of applicants for admis-
 mencement of the year is upwards of two hundred.

In regard to the alleged failure of crops
 ness of the farm for fruits, &c., the und-

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that persons familiar with the facts, know that the farm is well adapted to grains of all kinds cultivated in the State, as well as to fruits, and that the allegations alluded to are without foundation.

The undersigned would further say, that the arguments used in the report to the State Agricultural Society, in 1863, signed by Messrs. Beckwith and Johnstone, would now have additional force, from the well-known fact that the institution has rapidly improved in usefulness and efficiency, since said report was presented.

All of which is respectfully submitted.

GEO. W. PECK,
W. H. CHAPMAN,
L. K. HEWITT,
GEORGE K. GROVE,
O. A. JENISON,
H. INGERSOLL,
JAMES W. HOLMES,
ALMOND HARRISON,
A. B. BAGLEY,
S. R. GREENE,
D. M. BAGLEY.

Mr. Welch moved that the House adjourn;
Which was not agreed to.
On motion of Mr. Brockway,
The House took a recess until this evening at 7 o'clock

—
EVENING SESSION.

The House met, 7 o'clock P. M.
Roll called: quorum present. and was called to order by the Speaker.

On motion of Mr. Yawkey,
The House went into committee of the whole, on the general order,

Mr. Brockway in the chair.

After some time spent therein, the
through the chairman, made the following

The committee of the whole have
tion the following entitled bills:

1. House bill No. 262, entitled

A bill to appropriate the highway tax
of non-residents in the townships of
Danby, in the county of Ionia, for the pur
Grand River turnpike, in said townships;

2. House bill No. 242, entitled

A bill to provide for the drainage and
lands, by means of a road, to be known as
Muskegon River State road;

3. House bill No. 272, entitled

A bill to amend an act entitled "an ac
protection' of game in the State of Michig
20, 1863;

4. House bill No. 241, entitled

A bill authorizing any of the towns in t
gon, Houghton and Keweenaw, to pledge
the construction of any railroad or State s
may pass through either of said counties;

Have made sundry amendments thereto, an
chairman to report the same back to the B
rence therein, and recommend their passag

The committee of the whole have also ha
the following bills:

5. House bill No. 252, entitled

A bill to authorize the Governor to app
for a certain State road;

6. House bill No. 246, entitled

A bill to amend act No. 50, entitled "A
the drainage and reclamation of swamp la
road to be known as the East Saginaw
road," approved February 5, 1864;

- House bill No. 256, entitled
 A bill to change the name of the **Congregational Society of Southfield**, to the **First Presbyterian Society of Southfield**;
9. Senate bill No. 66, entitled
 A bill to provide for connecting the **Duncan, Alpena and Sauble River State road** with the **East Saginaw and Sauble River State road**;
10. House bill No. 261, entitled
 A bill to declare certain abstracts of the records of the **County of Kent**, public records;
10. Senate bill No. 86, entitled
 A bill to amend amended section 38, of act 22, of the laws of 1858;
11. House bill No. 245, entitled
 A bill appropriating certain highway taxes for the improvement of a road leading from **Corunna**, in the county of **Shiawassee**, to **Saginaw city**, in the county of **Saginaw**;
12. Senate bill No. 60, entitled
 A bill to provide for the construction of certain roadways and bridges on the line of the **Allegan, Muskegon and Traverse Bay State road**, and to authorize the consolidation of parts of the **Allegan, Muskegon and Traverse Bay State road**, with portions of the **Manistee and Leland State road**;
13. House bill No. 270, entitled
 A bill to prevent animals from running at large in the public highways;
14. House bill No. 243, being
 A bill to establish the name of **Julia Adell Saxton**;
15. House bill No. 267, entitled
 A bill to amend an act for the incorporation of insurance companies, and defining their powers and duties, approved **February 15, 1859**, and an act amendatory thereof, approved **March 1, 1863**;
16. House bill No. 246, entitled
 A bill to amend section 250, of chapter 93, of the compiled laws, relative to justices' dockets;

17. House bill No. 266, entitled

A bill to detach certain sections from the town of Rock and attach the same to the town of Huron, and to change the name of the town of Huron;

18. House bill No. 80, entitled

A bill to provide for the drainage and reclamation of the land, by means of the improvement of the State road, in Ottawa county;

19. Senate bill No. 89, entitled

A bill to provide for an insurance on the State road;

20. House bill No. 280, entitled

A bill to authorize any of the cities and counties of Ingham, Eaton and Calhoun, to aid in the construction of a railroad from Rock Creek;

21. House manuscript bill, entitled

A bill to authorize the Commissioner of the State to convey certain lands to Cynthia Joslin;

Have made no amendment thereto, and the committee have directed their chairman to report the same back to the committee for their passage.

The committee of the whole have also had under consideration the following bills:

22. House bill No. 249, being

A bill to amend section 1, of act 45, of the year 1864, the same being an act to provide for reclamation of swamp lands, by means of ditches, in Sanilac and Huron counties, approved 1864;

23. House bill No. 265, being

A bill to allow the President of each township to be a member of the board of supervisors;

Have stricken out all after the enacting clause, and have directed their chairman to report that fact to the committee asking concurrence therein.

The committee of the whole have also had under consideration the following bill:

24. House bill No. 273, entitled

A bill to appropriate certain taxes for the improvement of the Ithaca and St. Charles State road;

Have directed their chairman to report the same back to the House, with the recommendation that it be laid on the table.

The committee of the whole have also had under consideration the following joint resolution:

House joint resolution No. 35, entitled

Joint resolution in relation to the sale of the compiled laws by county treasurers;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration the following entitled bill:

House bill No. 263, entitled

A bill to provide for the legalization and payment of certain Cass county bonds;

Have made some progress therein, but not having gone through therewith, have directed their chairman to report that fact to the House, and ask leave to sit again.

W. H. BROOKWAY, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Munger,

The House concurred in the amendments made to the first four named bills, *in gross*, and the first twenty-one named bills were placed on the order of third reading.

On motion of Mr. Hazen,

The 22d named bill was laid on the table.

On motion of Mr. Stewart,

The House concurred in the action of the committee in striking out all after the enacting clause of the twenty-third named bill, and the enacting clause of said bill was laid on the table.

17. House bill No. 266, entitled

A bill to detach certain sections from the Rock and attach the same to the township of county of Huron, and to change the names

18. House bill No. 80, entitled

A bill to provide for the drainage and reclamation of land, by means of the improvement of the La State road, in Ottawa county;

19. Senate bill No. 89, entitled

A bill to provide for an insurance on the State

20. House bill No. 280, entitled

A bill to authorize any of the cities and townships of Ingham, Eaton and Calhoun, to pledge their aid in the construction of a railroad from Lansing Creek;

21. House manuscript bill, entitled

A bill to authorize the Commissioner of the State to convey certain lands to Cynthia Joslin;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following bills:

22. House bill No. 249, being

A bill to amend section 1, of act 45, of the session of 1864, the same being an act to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, in Sanilac and Huron counties, approved February 1864;

23. House bill No. 265, being

A bill to allow the President of each incorporated village to be a member of the board of supervisors;

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

The committee of the whole have also had under consideration the following bill:

24. House bill No. 273, entitled

A bill to appropriate certain taxes for the improvement of the Ithaca and St. Charles State road;

Have directed their chairman to report the same back to the House, with the recommendation that it be laid on the table.

The committee of the whole have also had under consideration the following joint resolution:

House joint resolution No. 35, entitled

Joint resolution in relation to the sale of the compiled laws by county treasurers;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration the following entitled bill:

House bill No. 263, entitled

A bill to provide for the legalization and payment of certain Cass county bonds;

Have made some progress therein, but not having gone through therewith, have directed their chairman to report that fact to the House, and ask leave to sit again.

W. H. BROOKWAY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Munger,

The House concurred in the amendments made to the first four named bills, *in gross*, and the first twenty-one named bills were placed on the order of third reading.

On motion of Mr. Hazen,

The 22d named bill was laid on the table.

On motion of Mr. Stewart,

The House concurred in the action of the committee in striking out all after the enacting clause of the twenty-third named bill, and the enacting clause of said bill was laid on the table.

On motion of Mr. Boies,

The twenty-fourth named bill was laid on the table.

On motion of Mr. M. D. Howard,

The joint resolution was placed on the order of third reading.

On motion of Mr. Brockway,

Leave was granted the committee to sit again in consideration of the last named bill.

On motion of Mr. Boies,

The House adjourned until Monday morning at 9 o'clock

Lansing, Monday, March 13, 1866.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Roll called: quorum present.

Absent at roll call, without leave, Mr. Fellows.

Mr. Cobb asked and obtained leave of absence for Mr. Fellows, for an indefinite time, on account of sickness.

PRESENTATION OF PETITIONS.

By Mr. Maxwell: memorial of Messrs. A. L. Williams, A. N. Hart and G. C. Munroe;

On motion of Mr. Maxwell,

The memorial was laid on the table, and was ordered printed in the journal.

The following is the memorial:

To the Honorable the Senate and House of Representatives:

The undersigned, your memorialists, respectfully represent that the joint committee of the Senate and House, to whom was referred the memorial of Mead, Robson and others, alleging grave frauds on the part of your memorialists in the management of the affairs of the Amboy, Lansing and Traverse Bay Railroad Company, having heard the testimony presented by the said Mead, Robson and others, in support of their charges, at once closed their investigation of the matters referred to them, and declined to hear the testimony which your memorialists

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desired to offer in vindication of their action in the matter complained of. While your memorialists understand that the determination of the committee was based upon the conviction that the evidence submitted wholly failed to substantiate the charges, or make any case authorizing or calling for legislation, they still feel that the committee has deprived them of that full and complete justice to which they are entitled, by preventing them from spreading upon the same record with the charges, the evidence of their utter falsity, and of the malicious and interested character of the legislative proceeding against your memorialists and the company which they represent.

Your memorialists therefore respectfully request that the said joint committee may not be discharged from further investigation of the said matters referred to them, but that they be further instructed to renew the investigation, and permit your memorialists to present the proof of the falsity and malice of the charges made against them, that their defense may appear in the report of the committee and on the journals containing the charges.

And your memorialists will ever pray, &c.

A. L. WILLIAMS.

A. N. HART,

G. C. MUNRO.

LANSING, March 13, 1865.

By Mr. Chipman: petition of Frederick Stevens, Ducharme Prentiss, and others, in favor of the bill now pending before the Legislature, to amend the law in relation to peddlers' licenses, etc. ;

Also: petition of H. P. Baldwin & Co., Town & Sheldon, and other merchants of Detroit, for the same purpose;

Referred to the committee on ways and means.

REPORTS OF STANDING COMMITTEES.

By the committee on salines:

The committee on salines, to whom was referred

A bill to provide for the inspection of salt,

Respectfully report that they have had the same under con-

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sideration, and have directed me to report the same back to the House, with the accompanying substitute therefor, recommending that the substitute be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

W. H. TAYLOR, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Taylor,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred Senate bill No. 103, entitled

A bill to amend section 451 of the compiled laws, relative to surveys, and the duties of county surveyors,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. B. COBB, *Chairman*.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on State affairs:

The committee on State affairs, to whom was referred Senate bill No. 103, entitled

A bill to amend section 106, of chapter 10, being section 454 of the compiled laws, as amended by act No. 260, section 2, of the session laws of 1861, relative to the pay of county surveyors,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not

pass, and ask to be discharged from the further consideration of the subject.

J. B. COBB, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The bill was laid on the table.

By the committee on public lands:

The committee on public lands, to whom was recommitted House bill No. 87, entitled

A bill to provide for the drainage and reclamation of swamp lands by means of a road to be known as the Cass river and Bay City State road,

Respectfully report that they have had the same under consideration, and have added a section thereto, and have directed me to report the same back to the House, asking concurrence in said amendment, and recommend that the same do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Gies,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Maxwell,

The bill was placed on the order of third reading.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to provide for the drainage and reclamation of swamp lands at the head waters of Rogue river, in the counties of Kent and Newaygo,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman*.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred Senate bill No. 98, entitled

A bill to amend sections one and three, of act No. 46, of the laws of 1864, relative to a State road in Gratiot and Isabella counties,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, Chairman.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was recommitted House bill No. 230, entitled

A bill to provide for the assessing State swamp lands in certain cases, and to provide for selling or disposing of the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, Chairman.

Report accepted and committee discharged.

On motion of Mr. Hazen,

The bill was placed on the order of third reading.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred

A bill to amend an act entitled an act to provide for the in-

corporation of associations for the publication of periodicals, books, tracts, documents and other publications,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to provide for the laying out and establishing a State road from Ferrysburg, in Ottawa county, to the mouth of Black Creek, in Muskegon county, and to appropriate swamp lands to aid in the construction of the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on internal improvements:

The committee on internal improvements, to whom was referred Senate bill No. 117, being

A bill to authorize the several townships, cities and villages, of the county of Allegan to loan money, pledge their credit, or raise money by tax, to aid in the construction of any railroad to or through the village of Allegan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bill do

pass, and ask to be discharged from the further consideration of the subject.

JAMES VAN VLEET, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Woodman,

The bill was placed on the order of third reading.

By the committee on geology:

The committee on geology, to whom was referred Senate joint resolution No. 17, entitled

Joint resolution relative to compiling and printing the several geological reports of this State,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

J. DENISON LEWIS, *Chairman.*

Report accepted and committee discharged.

The joint resolution was referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to provide against certain misdemeanors and combinations,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the same do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred House bill No. 213, being

A bill to amend an act entitled an act relative to laying out, altering and discontinuing highways, being act No. 163, of session laws of 1861,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Woodman,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Green,

The bill was placed on the order of third reading.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to amend sections 3840 and 3847, of the compiled laws, relative to the county entry fee in suits appealed from justice courts,

Respectfully report that they have had the same under consideration, and have directed me to report a substitute therefor, back to the House, and recommend that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. J. H. Jones,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred

A bill to amend act No. 59, of the laws of 1864, in relation to the collection of demands against water craft,

Respectfully report that they have had the same under consideration, and have directed me to report a substitute therefor, to the House, and recommend that the substitute do pass, and ask to be discharged from the further consideration of the subject.

A. C. MAXWELL, *for the Committee.*

Report accepted and committee discharged.

On motion of Mr. Munger,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Maxwell,

The bill was placed on the order of third reading.

By the committee on military affairs:

The committee on military affairs, to whom was referred

A bill to legalize the action of the electors of the township of Sandstone, in Jackson county, in raising bounties to volunteers,

Have had the same under consideration, and find that bills that have already passed, and now pending before the House, cover the whole subject of the bill, and have therefore instructed me to report the same back to the House, with the accompanying petition, and recommend that they be laid upon the table.

J. J. WOODMAN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. J. H. Jones,

The bill and petition were laid on the table.

By the committee on military affairs:

The committee on military affairs, to whom was referred the petition of Thos. S. Sprague, late Lieutenant Colonel of the 27th regiment of Michigan volunteers, asking for the reimbursement of money expended by him in recruiting men for said regiment, respectfully report that since the raising of the 10th regiment of infantry, which left the State in the early part of 1862,

expenses of the recruiting service, have been paid by the general government, without the State incurring any responsibility whatever. The committee are therefore of the opinion the petitioner has no legitimate claim against the State of Michigan for recruiting or subsisting men for the 27th regiment if he has properly expended money, under authority, in raising a regiment of troops for the service of the United States, which he has not been reimbursed, it is evident that he has no claim against the general government, and should go there for redress.

The committee have, therefore instructed me to report the same back to the House, and recommend that the petitioner be granted leave to withdraw his petition, and ask to be discharged from the further consideration of the subject.

J. J. WOODMAN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Stewart,

The House concurred in the recommendations of the committee.

The committee on war bounties:

The committee on war bounties, to whom was referred House No. 257, entitled

A bill to authorize certain townships in the State of Michigan to raise money by tax to refund advances made for bounty purposes,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

P. DEAN WARNER, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Swift,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Warner,

The bill was placed on the order of third reading.

By the committee on agriculture and manufactures:

The committee on agriculture and manufactures, and the committee on education, to whom jointly was referred so much of the messages of the retiring Governor and of his Excellency the present Executive, as relates to the State Agricultural College, and also to whom was referred a bill making appropriations for the same, respectfully report as follows:

Agricultural Colleges are a result of dissatisfaction with systems of education in which Greek and Latin have the monopoly of respect and attention.

The old systems of education have been handed down to us from times when chemistry and geology and electricity were unknown, and before mathematics had been successfully applied to machinery, or even to astronomy.

The traditionary regard shown to classical study acts as a prejudice against scientific pursuits. It is to this day, difficult to make the world believe that there can be any true taste, or discipline of mind, which has not come through the discipline of the schools. It was with the greatest difficulty that Dr. Hitchcock was able to introduce geology into an eastern college. Scientific studies have within a few years past, become popular in colleges, provided they will be contented with a very small share in the allotment of time.

Farady, Lyell, and other distinguished scientific men, lately testified before her Majesty's commissioners on schools and colleges, that the aristocratic classes of England held scientific men and studies in disesteem. The result of such a prejudice is to remove the educated man out of sympathy with the industrial classes. Every graduate of the schools and colleges leaves the ranks of the laborer. This degrades the working classes. Our whole system of higher education in colleges and professional schools has tended to educate the student not for manual labor, but away from it.

Agricultural colleges propose to unite education and labor in

way that the one shall dignify the other. Besides this effect, it is certain that a diffusion of knowledge amongst the class of laborers has been a most potent agent in the advancement of the arts and sciences. The workman *thinks* as he works. He compares, investigates, experiments, discovers. The application of mathematics to mechanics has revolutionized machinery. Chemistry has been fruitful of aid to the arts. It cannot be doubted but that the laws of nature are as uniform in the various changes of animal and vegetable growth, as in the department of science.

Let the millions of laborers be instructed in the sciences on which the growth and health of animals and plants of animals depend, and let them be taught the art of observation, and the secrets of the complicated science would begin to be better known.

A skilled laborer works to a much better advantage than an unlearned man.

The difference in the effectiveness of American operatives resulting from their superior intelligence, has been estimated as an advantage to our manufactories over those of foreign countries, amounting to twenty per cent." [E. P. Smith's Political Economy, page 108.] In conducting the affairs of a farm the percentage would be greater still.

It would then, in the opinion of your committee, be worth while to bear with several costly trials that should in the end result in a school that should truly do the work of educating the youth out of the practice of farming, but for such practice. It is a noble purpose, and worthy the care of the State.

It should be a matter of pride that Michigan was the first to make the attempt, and to give other States the benefit of her experience.

The various States, stimulated by the recent grants of land by Congress, are now entering on the path upon which Michigan entered without such patronage. Up to this date, not one of them has matured plans which are not to a large degree the copy of our own. The board of agriculture and the faculty of

the College, lay much stress upon certain modifications of former plans, which modifications they claim now give the College a higher educational and professional character. Your committee believe these changes will conduce to the usefulness of the Institution. They consist, briefly, in uniting the management of the farm and garden with class-room instruction in such a way that they shall illustrate each other.

The agricultural text-book and lecture find their counterpart in the work, just as chemistry and surveying find theirs in experiment and field practice. The sophmores spend their entire year in the garden, and the juniors their entire year on the farm, under professors who give them systematic instruction in their work by lectures, and who are with them through work hours every day.

The remaining students work alternately on farm and garden, and all students change from one kind of labor to another successively, so that they may have practice in every sort. Pains are taken to put it into every person's power at the College to understand fully all the operations on the farm or gardens. Full reports are required in advance of all proposed proceedings, and diaries are kept of all the work performed. In this way every operation becomes an experiment, and a means of illustration. So far as possible, the students work under the instruction and immediate supervision of the officers of the College. The officer himself works, that the student may see how to work; there is no distance kept between professor and pupil, but there exists between them the most hearty sympathy and good will. These changes we believe, will do much towards realizing the true idea of an industrial school.

Your committee do not propose to discuss at any length the plans of the faculty in regard to the College farm. There are some two hundred and seventy-five acres cleared.

It is understood that they propose on this to raise whatever of farm and garden produce the farm and the boarding hall require.

Their further endeavors are directed to the improvement of

ared lands in order to prepare them for the use of manure, for experiments and for model farming.

Many considerable improvements have been made within the two years, in drainage, in building and other ways. Much remains to be done, however, before the State will have made the institution what it was designed to be.

Sheep-barn, a tool-house, and some other structures are needed upon the farm, and a green-house for the garden. Such buildings should be put up as soon as the State can afford to do so. And such buildings the State will have to make direct appropriations to the College, for it is forbidden by the very terms of the grant to use for this purpose the interest of the fund that shall be realized from the Congressional grant and. The State should, we believe, take pride enough in its institutions to make them excellent of their kind; and would be willing to make the College farm a model farm in the arrangement of its grounds and the completeness of structures. Our committee do not think it necessary at this time to concur at any length the petition of the executive committee of the Agricultural Society for the removal of the College. Two years ago the present President and Secretary of that Society reported on the same subject as follows:

"It is established, and has already sent out roots in many directions, which, if torn up, could not be transplanted to any other location; and the time lost in waiting for the transplanted tree to live, if it did live, would place the period at which this generation would gather fruits from it, farther off than ever." In our opinion, their arguments in 1863, more than answer their petition in 1865.

It is needless to detail the various hindrances that have stood in the way of a higher success of the College.

The rude state of the farm, the lack of any settled policy in its management, arising, in great part, from its being an experiment, without models to copy from, the changes in its course of study, in its Faculty, in its Board of Control, the effect of its being temporarily closed by joint committee of the Legislature,

its early financial trials, its political embarrassments, the discussions on annexing it to the University, all these are well known. It has outlived them all, and has now, in the second week of its new term, about eighty students already at the College, a number at so early a period of the term, at least double that of any previous year since 1859.

Judging from every past year in its history, the College will this year be full to overflowing.

These facts are given merely to show that a settled policy, with definite aims, looking to a truly agricultural education, will meet the approval of the public.

The foregoing report is submitted without any recommendation concerning the appropriation asked for by the College for the years of 1865 and 1866.

W. T. SMITH, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Dort,

One thousand extra copies of the report were ordered printed for the use of the members and officers of the House.

By the committee on public lands:

The committee on public lands, to whom was recommitted House bill No. 288, entitled

A bill granting swamp lands to the county of Newaygo, to aid in the erection of a bridge across the Muskegon river,

Respectfully report that they have had the same under consideration, and have directed me to report the accompanying substitute, recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

ERZA HAZEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Utley,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. Utley,

The bill was placed on the order of third reading.

By the committee on public lands:

The committee on public lands, to whom was referred
A bill to provide for the drainage and reclamation of State
camp land by means of a State road from Bridgeport Centre
a certain point in Taymouth, in Saginaw county,
Respectfully report that they have had the same under con-
sideration, and have directed me to report the same back to the
house, without amendment, and recommend that it do pass,
and ask to be discharged from the further consideration of
the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee
of the whole, and placed on the general order.

REPORTS OF SELECT COMMITTEES.

The joint committee of the Senate and House of Representa-
tives, to whom were referred the memorial of sundry stockhold-
ers of the Amboy, Lansing and Traverse Bay Railroad Company,
asking the appointment of a committee of the Legislature to ex-
amine into certain alleged frauds and misdemeanors on the part
of said company, whereby said memorialists claim that such
company have forfeited their right in, and claim to the grant of
lands donated by Congress to aid in building said road, would
respectfully report that your committee have proceeded far
enough into such investigation to discover* that it will take
weeks to prosecute it with practical thoroughness; and they
are also, from the testimony already taken, (being on the part
of petitioners only,) in great doubt whether any remedy can be
afforded to the petitioners.

Your committee therefore deem it proper, under the proba-
ble shortness of the session, to ask to be discharged from the
further consideration of the matter.

W. C. EDSELL,

WM. ADAIR,

On the part of the Senate.

WM. H. TAYLOR,

A. D. GRISWOLD,

J. LOGAN CHIPMAN,

On the part of the House.

Mr. Maxwell moved that the report be accepted, and that the committee have leave to sit again in consideration of the subject during the recess of the Legislature;

Mr. Chipman moved as a substitute for the motion, that the report be accepted and the committee discharged;

Which was agreed to.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 11, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House manuscript bill, entitled

A bill to incorporate the city of Bay City,

And to inform the House that the Senate has made the following amendment to said bill: Insert in the 18th line of section one, after the word "beginning," the following: "Excepting therefrom the north twenty acres of the southwest fractional part of section twenty-two;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Munger moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS

Mr. Aitken,	Mr. M. D. Howard,	Mr. Shier,
Bayley,	O. F. Howard,	W. T. Smith,
Ball,	Jewell,	Stewart,
Bartow,	J. H. Jones,	Swift,
Boies,	Kenny,	Taylor,
Bond,	Laing,	Thayer,

Bonine,	Lapham,	Thomas,
Cady,	Lewis,	Tupper,
Camburn,	Look,	Utley,
Chipman,	Mallary,	Van Vleet,
Cobb,	Maxwell,	Warner,
Colwell,	May,	Welch,
Copley,	McKay,	White,
Dort,	Mickley,	Wilcox,
Dualap,	Monroe,	Willits,
Dusseau,	Munger,	Williams,
Fisher,	Newcomb,	Winsor,
Forbes,	O'Grady,	Woodman,
Gies,	Packard,	Woodruff,
Green,	Phillips,	Woodward,
Griswold,	Rowe,	Woodworth,
Haire,	Runyan,	Yawkey,
Haynes,	Sanderson,	Speaker,
Hazen,	Seymour,	
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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 11, 1865. }

the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 85, entitled

A bill to amend an act entitled "an act to revise the charter of the city of Port Huron," approved February 15, 1859,

And to inform the House that the Senate has amended said bill as follows:

1. Strike out all after the word "follows," in line 2, of section 3, and insert as follows:

"Sec. 1. The revenues and moneys of the corporation shall be divided into the following funds, viz:

1. General fund—which shall be appropriated to defray the expenses of the city of Port Huron, for the payment of which, out of some other fund, no provision is herein made;

2. Contingent fund—to defray the contingent expenses of said city;

3. Interest fund—to pay the interest on the funded debt of said city;

4. Sinking fund—to pay the funded debt of said city;

5. Fire department fund—to defray the expenses of purchasing lots, erecting engine houses thereon, purchasing engines and other fire apparatus, and all other expenses necessary to maintain the fire department of said city;

6. Poor fund—to defray the expenses of providing for and taking care of the poor of said city;

7. General road fund—to defray the expenses of repairing, paved streets and alleys, and of grading, paving and improving the highways, streets and alleys of said city, in front of or adjacent to the property of the corporation;

8. District road fund—to defray the expenses of working, repairing and improving the highways, streets, lanes and alleys of said city;

9. Sewer fund—to defray the expenses of constructing or repairing sewers in said city;

10. A street-opening fund—to defray the expenses of opening, widening, vacating, altering, straightening, extending or abolishing any highways, streets or avenues in said city, under the provisions of this act;

11. Street paving fund—to defray the expenses of grading, paving and graveling, macadamizing, or planking highways, streets, alleys, side-walks and cross-walks in front of or adjacent to private property, and putting curb-stones and culverts therein;

12. Public building fund—for purchasing any real estate for the erection thereon of any public buildings, and to defray the expenses of erecting; repairing and preserving such public buildings as the common council is authorized to erect and maintain, and are not herein otherwise provided for, which fund shall, from time to time, be divided into special building funds, to defray the expenses of erecting, repairing and preserv-

the particular building or buildings for which such special building fund may be constituted or raised;

3. Water fund—for reservoir and other supplies of water;

4. Bridge fund;

5. Such other funds as the common council may constitute for special purposes, not inconsistent with, nor to be taken from any of the funds above constituted or raised."

6. Add the following to stand as section 4:

Sec. 4. Section one, of chapter thirteen of said act, is hereby amended so as to read as follows:

Sec. 1. There shall be one assessor for each ward of said city, appointed by the common council, upon the recommendation of the mayor, who shall hold office for the term of three years, and shall receive such compensation as the common council may determine;"

On the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Mallary,

The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 13, 1866. }

the Speaker of the House of Representatives:

SEN—I am instructed by the Senate to return to the House the following bill:

House bill No. 129, entitled

A bill to regulate the license and keeping of dogs,

And to inform the House that the Senate has adopted a substitute therefor, which is herewith transmitted, entitled

A bill to provide for a tax upon dogs;

Which has passed the Senate by a majority vote of all the

Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

*Mr. Woodman moved that the House concur in the amendments made to the bill by Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. M. D. Howard,	Mr. Schar,
Bayley,	O. F. Howard,	Seymoar,
Bartow,	Jewell,	Slocum,
Beach,	J. H. Jones,	L. Smith,
Boies,	Keeler,	Stewart,
Bond,	Kenny,	Swift,
Bonine,	Laing,	Taylor,
Brockway,	Landon,	Utley,
Cady,	Mallary,	Van Vleet,
Camburn,	McKay,	Warner,
Carleton,	Mickley,	Wendell,
Chipman,	Monroe,	White,
Cobb,	Munger,	Wilcox,
Copley,	Newcomb,	Willits,
Dort,	Nixon,	Williams,
Dunlap,	O'Grady,	Woodman,
Dussean,	Osborn,	Woodruff,
Forbes,	Packard,	Woodward,
Green,	Reed,	Woodworth,
Griswold,	Runyan,	Yawkey,
Hazen,	Sanderson,	Speaker,

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NAYS.

Mr. Ball,	Mr. Lewis,	Mr. W. T. Smith,
Colwell,	Look,	Thayer,
Fisher,	Maxwell,	Thomas,
Gies,	May,	Tupper,
Haire,	Phillips,	Welch,
Haynes,	Rowe,	Winsor,
Lapham,		

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On motion of Mr. Van Vleet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 11, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 184, entitled

A bill to provide for the laying out and establishing a State road from the head of White Lake, in Muskegon county, to Corbin's Mills, in Oceana county;

In the passage of which the Senate has non-concurred.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate,

On motion of Mr. Winsor,

The bill was laid on the table.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 13, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 147, entitled

A bill authorizing the State Librarian to sell or dispose of certain books or public documents;

2. House manuscript bill, entitled

A bill to legalize the action of the several townships of the county of Kalamazoo, in raising bounties for volunteers;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 11, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 86, entitled

A bill to amend section 1468, in chapter 40, of the compiled laws, it being section 3, of chapter 2, title 9, part 1, of the revised statutes of 1838, relative to the election of superintendents of the poor,

And to inform the House that the Senate has made the following amendment thereto:

Insert after the word "supervisor," in the first line of section 3, the following: "of counties which make a distinction between township and county poor;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

Mr. Van Vleet moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Keeler,	Mr. Seymour,
Bayley,	Kenny,	Slocum,
Ball,	Laing,	L. Smith,
Bartow,	Landon,	W. T. Smith,
Beach,	Lapham,	Stewart,
Boies,	Lewis,	Swift,
Bond,	Look,	Taylor,
Bonine,	Mallary,	Thayer,
Brookway,	Maxwell,	Thomas,
Cady,	May,	Tupper,
Camburn,	McKay,	Utley,
Cobb,	Mickley,	Van Vleet,

Colwell,	Monroe,	Warner,
Copley,	Newcomb,	Welch,
Dort,	Nixon,	White,
Dunlap,	Nowland,	Wilcox,
Dusseau,	O'Grady,	Willits,
Fisher,	Osborn,	Williams,
Forbes,	Packard,	Winsor,
Gies,	Phillips,	Woodman,
Green,	Reed,	Woodruff,
Griswold,	Rowe,	Woodward,
M. D. Howard,	Runyan,	Woodworth,
O. F. Howard,	Sanderson,	Yawkey,
Jewell,	Schars,	Speaker,
J. H. Jones,		

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NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bills:

1. Senate bill No. 131, entitled

A bill to amend section 2 of an act entitled an act to provide for the protection of game in the State of Michigan, being act No. 236, of the session laws of 1863, approved March 20, 1863;

2. Senate manuscript bill, entitled

A bill to legalize the action of the several townships, city and wards of the county of Jackson, in paying bounties to volunteers, and to refund money raised to pay bounties;

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on game.

The second named bill was read a first and second time by its title, and referred to the committee on war bounties.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 11, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 185, entitled

A bill to provide for the laying out and constructing a State road from the head of White Lake, in Muskegon county, to Big Rapids, in Mecosta county,

And to inform the House that the Senate has amended said bill, as follows:

1. Amend section 1, line 2, by striking out the words "Oliver Strain, of Oceana county;" also, by striking out the word "hereby," in the same line, and insert in lieu "to be;" also, by striking out the words "for that purpose," in the same line, and insert in lieu "by the Governor;"

2. Amend by striking out in line 2, of section 3, the words "Lower Peninsula," and insert in lieu, "counties in which said road is situated, in proportion to the number of miles in each;" also, by inserting in line 2, after the word "mile," the following: "if there is so much swamp land unappropriated in the counties through which the road runs;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

Mr. Utley moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Atkin,
 Bayley,
 Ball,
 Beach,
 Boies,
 Bonine,
 Brockway,
 Brady,
 Camburn,
 Cobb,
 Colwell,
 Copley,
 Cort,
 Cunlap,
 Cussean,
 Fisher,
 Forbes,
 Giles,
 Green,
 Haynes,
 Hazen,
 O. F. Howard,
 Jewell,
 J. H. Jones,
 Keeler,

Mr. Kenny,
 Laing,
 Landon,
 Lapham,
 Look,
 Mallary,
 Maxwell,
 May,
 McKay,
 Mickley,
 Monroe,
 Munger,
 Newcomb,
 Nixon,
 Nowland,
 Osborn,
 Packard,
 Phillips,
 Reed,
 Rowe,
 Runyan,
 Sanderson,
 Schars,
 Shier,

Mr. Slocum,
 L. Smith,
 W. T. Smith,
 Stewart,
 Swift,
 Taylor,
 Thayer,
 Thomas,
 Tupper,
 Utley,
 Van Fleet,
 Warner,
 Welch,
 White,
 Willcox,
 Willits,
 Williams,
 Winsor,
 Woodman,
 Woodruff,
 Woodward,
 Woodworth,
 Yawkey,
 Speaker,

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NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
 Lansing, March 11, 1865. }

The Speaker of the House of Representatives:

—I am instructed by the Senate to return to the House the following bill:

use manuscript bill, entitled

bill to furnish the recruiting of men for the volunteer service of other States,

to inform the House that the Senate has made the following amendment thereto:

line 4, of section 1, insert after the word "person," the following: "willfully and maliciously aid, with the design of

preventing a resident of this State from being credited to the township or ward where he actually resides;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Woodman moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays as follows:

YEAS.

Mr. Aitken,
Bayley,
Bartow,
Beach,
Boies,
Bonine,
Brockway,
Cady,
Camburn,
Cobb,
Copley,
Dort,
Dunlap,
Dussean,
Fisher,
Forbes,
Gies,
Green,
Haire,
Haynes,
O. F. Howard,
Jewell,
J. H. Jones,

Mr. Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallary,
Maxwell,
McKay,
Mickley,
Monroe,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Mr. Schars,
Seymour,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Taylor,
Thayer,
Thomas,
Tupper,
Van Vleet,
Warner,
Welch,
White,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

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NAYS.

Mr. Ball,
Colwell,

Mr. May,

Mr. Stewart,

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 11, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 118, entitled

A bill to amend section 821, it being section 39, of chapter 1, compiled laws, relative to the payment of taxes to township treasurers,

Which has passed the Senate by a two-thirds vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on ways and means.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 11, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 148, being

A bill for the acceptance of the donation of public lands, made by an act of Congress, approved June 20th, 1864, for the construction of certain wagon roads, for military and postal purposes, and to provide for the construction of the same;

2. House bill No. 264, being

A bill to amend an act entitled an act to incorporate the village of Mackinac, approved March 25th, 1848, and numbered 3, and to add certain new sections thereto;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same

to take immediate effect, by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment, for enrollment.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. Williams moved to take from the table House bill No. 295, being

A bill to legalize the organization of school district No. one, of the township of Spaulding, in the county of Saginaw;

Which motion prevailed.

On motion of Mr. Williams,

The bill was placed on the order of third reading.

Mr. Look moved to discharge the committee of the whole from the further consideration of House joint resolution No. 86, entitled

Joint resolution for the relief of Carlos B. Plumb;

Which motion prevailed.

On motion of Mr. Look,

The joint resolution was placed on the order of third reading.

Mr. Maxwell moved to take from the table House manuscript bill, entitled

A bill to legalize the tax roll of the town of Hampton, for the year 1864;

Which motion prevailed.

On motion of Mr. Maxwell,

The bill was placed on the order of third reading.

Mr. Maxwell moved to take from the table House bill No. 178 being

A bill to authorize school district No. 1, of Portsmouth, to issue bonds;

Which motion prevailed.

On motion of Mr. Maxwell,

The bill was placed on the order of third reading.

Mr. Van Vleet moved to take from the table House bill No. 25, entitled

A bill to amend act No. 135, of session laws of 1863, being an act entitled "an act to amend section 1014, of compiled laws, in relation to the duties of commissioners of highways," approved February 14, 1859;

Which motion did not prevail.

Mr. Winsor moved to take from the table House bill No. 249, entitled

A bill to amend section 1, of act 45, of the session laws of 1864, the same being an act to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, in Sanilac and Huron counties, approved February 5th, 1864;

Which motion prevailed.

On motion of Mr. Stewart,

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

Mr. Chipman moved to reconsider the vote by which the House refused to take from the table House bill No. 225, entitled

A bill to amend act No. 135, of session laws of 1863, being an act entitled an act to amend section 1014 of compiled laws, in relation to the duties of commissioners of highways, approved February 14, 1859;

Which motion prevailed.

The motion to take from the table was agreed to.

On motion of Mr. Van Vleet,

The bill was placed on the order of third reading.

Mr. Maxwell moved to discharge the committee of the whole from the further consideration of House bill No. 254, entitled

A bill in relation to the eleventh and twelfth judicial circuits;

Which motion prevailed.

On motion of Mr. Maxwell,

The bill was recommitted to the committee on the judiciary.

Mr. O'Grady moved to take from the table bill No. 211, entitled

A bill to authorize the board of supervisors to defray the expense of holding courts in the county of Berrien.

Which motion prevailed.

On motion of Mr. O'Grady,

The bill was placed on the order of the day.

Mr. Woodruff moved to discharge the bill from the further consideration of the House. It was entitled

A bill supplementary to an act entitled "An act to incorporate the township of St. Joseph, and other townships of Berrien, to make loans and levy tax on the harbor at St. Joseph, and Benton Harbor."

Which motion prevailed.

On motion of Mr. Woodman,

The bill was placed on the order of the day.

Mr. Boies moved to take from the table bill No. 212, entitled

A bill to allow the President of each township to be a member of the board of supervisors.

Which motion prevailed.

On motion of Mr. Boies,

The bill was recommitted to the committee on corporations, with instructions to so amend it that corporations shall be limited to incorporated villages having less than 1,600 inhabitants.

Mr. Woodruff offered the following:

Resolved, That that the Clerk of this House be sent to the supervisor of each township in this State, situate in the Lower Peninsula, on or before the 1st day of January, 1887, No. 130, as amended;

Which was adopted.

Mr. Bond moved to discharge the bill from the further consideration of the House.

A bill to amend section 3 of an act entitled "an act to provide for the collection of State and county taxes in the city of Detroit," approved March 20, 1863;

Which motion prevailed.

On motion of Mr. Bond,

The bill was placed on the order of third reading.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 257, being

A bill to authorize the Governor to appoint a commissioner on that part of the Forestville and East Saginaw State road, situated in the counties of Tuscola and Saginaw,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. J. H. Jones,	Mr. Slocum,
Ball,	Keeler,	L. Smith,
Bartow,	Kenny,	Stewart,
Beach,	Laing,	Swift,
Boies,	Landon,	Taylor,
Bond,	Lapham,	Thayer,
Bonine,	Mallary,	Thomas,
Brockway,	Maxwell,	Tupper,
Cady,	May,	Utley,
Camburn,	McKay,	Van Vleet,
Cobb,	Mickley,	Warner,
Colwell,	Monroe,	Welch,
Dort,	Munger,	Wendell,
Dunlap,	Newcomb,	White,
Dussean,	Nixon,	Wilcox,
Fisher,	Nowland,	Willits,
Forbes,	Osborn,	Williams,
Gies,	Packard,	Winsor,
Green,	Phillips,	Woodman,
Griswold,	Rowe,	Woodruff,
Haire,	Runyan,	Woodward,
Haynes,	Sanderson,	Woodworth,
Hazen,	Schars,	Yawkey,
O. F. Howard,	Seymour,	Speaker,
Jewell,	Shier,	

NAYS.

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9

Title agreed to.

House bill No. 235, entitled

A bill to legalize the action of certain towns in Cass county in paying bounties to volunteers;

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Keeler,	Mr. Shier,
Bayley,	Kenny,	Slocum,
Ball,	Laing,	L. Smith,
Bartow,	Lapham,	Stewart,
Beach,	Mallary,	Swift,
Boies,	Maxwell,	Taylor,
Bond,	May,	Thayer,
Bonine,	McKay,	Thomas,
Brockway,	McKernan,	Tupper,
Cady,	Micklely,	Utley,
Camburn,	Monroe,	Van Vleet,
Cobb,	Munger,	Warner,
Colwell,	Newcomb,	Welch,
Copley,	Nixon,	Wendell,
Dort,	Nowland,	White,
Dussean,	O'Grady,	Wilcox,
Fisher,	Osborn,	Willits,
Forbes,	Packard,	Williams,
Gies,	Phillips,	Winsor,
Green,	Reed,	Woodman,
Haire,	Rowe,	Woodruff,
Haynes,	Runyan,	Woodward,
Hazen,	Sanderson,	Woodworth,
O. F. Howard,	Schars,	Yawkey,
Jewell,	Seymour,	Speaker,
J. H. Jones,		

NAYS.

Title agreed to.

Senate bill No. 87, entitled

A bill authorizing a change in the boundaries of the village of Sturgis, in the county of St. Joseph, and to authorize the common council of said village to organize under the general law for the incorporation of villages,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Seymour,
Bayley,	J. H. Jones,	Shier,
Ball,	Keeler,	L. Smith,
Bartow,	Kenny,	Stewart,
Beach,	Lapham,	Swift,
Boies,	Mallery,	Taylor,
Bonine,	Maxwell,	Thayer,
Brockway,	May,	Tupper,
Cady,	McKay,	Utley,
Camburn,	McKernan,	Van Vleet,
Chipman,	Mickley,	Warner,
Cobb,	Monroe,	Welch,
Colwell,	Munger,	Wendell,
Copley,	Newcomb,	White,
Dort,	Nixon,	Wilcox,
Dussean,	O'Grady,	Willits,
Fisher,	Osborn,	Williams,
Forbes,	Packard,	Winsor,
Gies,	Phillips,	Woodman,
Green,	Reed,	Woodruff,
Griswold,	Rowe,	Woodward,
Haire,	Runyan,	Woodworth,
Haynes,	Sanderson,	Yawkey,
Hazen,	Schars,	Speaker,
O. F. Howard,		

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NAYS.

0

Title agreed to

On motion of Mr. Stewart,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Brockway offered the following:

Resolved, That hereafter the third reading of bills shall be by their titles only, if there be no objection;

Which was adopted.

House bill No. 83, entitled

A bill to amend an act entitled "an act disposing of certain grants of land made to the State of Michigan for railroad purposes," by act of Congress, approved June 8, 1856,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bayley,	Mr. Jewell,	Mr. Seymour,
Ball,	J. H. Jones,	Shier,
Bartow,	Keeler,	Slocum,
Boies,	Landon,	L. Smith,
Bond,	Lapham,	Swift,
Bonine,	Mallery,	Taylor,
Brookway,	McKernan,	Tupper,
Cady,	Mickley,	Warner,
Chipman,	Monroe,	Welch,
Cobb,	Newcomb,	Wendell,
Copley,	Nixon,	White,
Dort,	Nowland,	Wilcox,
Fisher,	O'Grady,	Willits,
Forbes,	Osborn,	Woodman,
Gies,	Phillips,	Woodruff,
Green,	Reed,	Woodward,
Griswold,	Rowe,	Yawkey,
Haynes,	Schars,	Speaker,
O. F. Howard,		

55

NAYS.

Mr. Aitken,	Mr. Kenny,	Mr. Thomas,
Camburn,	May,	Utley,
Colwell,	Munger,	Van Vleet,
Dunlap,	Packard,	Williams,
Dusseau,	Runyan,	Winsor,
Haire,	Sanderson,	Woodworth,
Hazen,	Thayer,	

20

Title agreed to.

On motion of Mr. Yawkey,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Warner moved to reconsider the vote by which the House adopted the resolution that bills in their third reading be read by their titles only;

Which motion prevailed.

House bill No. 200, entitled

A bill to amend section 1, of act No. 136, of the laws of 1863, being "an act to authorize the Auditor General to refund money paid for taxes and on tax sales, in certain cases," approved March 18, 1863,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Schars,
Bayley,	Jewell,	Seymour,
Ball,	J. H. Jones,	Shier,
Boies,	Keeler,	Slocum,
Bond,	Kenny,	L. Smith,
Bonine,	Landon,	W. T. Smith,
Brockway,	Lapham,	Stewart,
Cady,	Lewis,	Swift,
Camburn,	Look,	Taylor,
Chipman,	Mallery,	Thayer,
Cobb,	May,	Tupper,
Colwell,	McKernan,	Utley,
Copley,	Mickley,	Van Vleet,
Dort,	Monroe,	Warner,
Dunlap,	Munger,	White,
Dusseau,	Newcomb,	Wilcox,
Fisher,	Nixon,	Willits,
Forbes,	O'Grady,	Winsor,
Gies,	Packard,	Woodman,
Green,	Phillips,	Woodruff,
Haire,	Reed,	Woodward,
Haynes,	Rowe,	Woodworth,
Hazen,	Runyan,	Yawkey,
M. D. Howard,	Sanderson,	Speaker, 72

NAYS.

Mr. Williams,

1

Title agreed to.

House bill No. 236, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from Bridgton, in the county of Newaygo, to Blodgett's mills, in the county of Osceola,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Keeler,	Mr. Schars,
Ball,	Kenny,	Seymour,
Bond,	Laing,	Shier,
Brockway,	Landon,	L. Smith,

Cady,	Lapham,	W. T. Smith,
Camburn,	Lewis,	Thayer,
Chipman,	Mallary,	Tupper,
Cobb,	Maxwell,	Utley,
Copley,	May,	Welch,
Dort,	McKernan,	Wendell,
Fisher,	Monroe,	White,
Forbes,	Munger,	Wilcox,
Gies,	Nixon,	Williams,
Green,	Nowland,	Winsor,
Griswold,	O'Grady,	Woodman,
Haynes,	Packard,	Woodruff,
Hazen,	Phillips,	Woodward,
M. D. Howard,	Reed,	Woodworth,
Jewell,	Rowe,	Yawkey,
J. H. Jones,	Sanderson,	Speaker

NAYS.

Mr. Bayley,	Mr. Dussean,	Mr. Slocum,
Bartow,	Haire,	Stewart,
Boies,	O. F. Howard,	Thomas,
Bonine,	Look,	Van Vleet,
Colwell,	Mickley,	Warner,
Dunlap,	Osborn,	Willits,

Title agreed to.

Senate bill No. 76, entitled

A bill to provide for the drainage and reclamation of swamp lands by means of a State road, to be known as the Allegan and Lake Shore State road,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Van Vleet asked and obtained the unanimous consent of the House to amend the bill by inserting the word "swamp," before the word "land," in the second line of section 2.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hazen,	Mr. Runyan,
Bayley,	M. D. Howard,	Sanderson,
Ball,	O. F. Howard,	Seymour,
Bartow,	J. H. Jones,	Slocum,
Beach,	Keeler,	L. Smith,
Boies,	Kenny,	W. T. Smith,

Bond,
Bonine,
Brockway,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Haire,
Haynes,

Laing,
Landon,
Lapham
Lewis,
Look,
Maxwell,
May,
McKernan,
Mickley,
Monroe,
Munger.
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,

Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker, 75

NAYS.

Mr. Mallary,

Mr. Schars,

2

Title agreed to.

Senate bill No. 55, entitled

A bill to amend section 2 of "an act entitled an act relating to burying grounds," approved Feb. 12, 1855, the same being section 1718, of the compiled laws.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,
Ball,
Bartow,
Beach,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Chipman,
Cobb,
Colwell,
Copley,

Mr. O. F. Howard,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallary,
Maxwell,
May,
McKernan,
Mickley,

Mr. Schars,
Seymour,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,

Dort,
Dunlap,
Dusseau,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Haire,
Haynes,
Hazen,
M. D. Howard,

Monroe,
Munger,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker, 78

NAYS.

0

Title agreed to.

On motion of Mr. Wilcox,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 220, entitled

A bill to aid in the construction of the East Saginaw and Junction State road, and apply certain non-resident highway taxes thereon,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,
Ball,
Bartow,
Beach,
Bonine,
Brockway,
Cady,
Cambarn,
Cobb,
Dunlap,
Dusseau,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Haynes,

Mr. Kenny,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallery,
Maxwell,
May,
McKernan,
Mickley,
Monroe,
Munger,
Nixon,
O'Grady,
Osborn,
Packard,
Phillips,

Mr. Seymour,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Thayer,
Thomas,
Tupper,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Winsor,
Woodman,

Hazen,
M. D. Howard,
O. F. Howard,
J. H. Jones,
Keeler,

Reed,
Rowe,
Runyan,
Sanderson,
Schars,

Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker, 69

NAYS. 0

Title agreed to.

House bill No. 234, entitled

A bill to provide for the incorporation of Reformed Protestant Dutch Churches,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Ball,
Bayley,
Bartow,
Beach,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Camburn,
Cobb,
Colwell,
Copley,
Dunlap,
Dussean,
Fisher,
Forbes,
Green,
Griswold,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallary,
Maxwell,
McKernan,
Mickley,
Monroe,
Munger,
Nixon,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

Mr. Sanderson,
Schars,
Seymour,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
White,
Wilcox,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

70

0

NAYS.

Title agreed to.

House joint resolution No. 33, entitled

Joint resolution relating to the unsafe condition of the Wau-gooshance light house, in the Straits of Michilimackinac,

Was read a third time and passed, a majority of members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Kenny,	Mr. Skiff,
Bayley,	Laing,	L.
Ball,	Landon,	W.
Bartow,	Lapham,	St.
Beach,	Lewis,	Sw.
Bonine,	Look,	Ta.
Brockway,	Mallary,	Th.
Cady,	Maxwell,	Th.
Chipman,	McKernan,	T.
Cobb,	Mickley,	U.
Colwell,	Monroe,	V.
Copley,	Munger,	W.
Dunlap,	Nixon,	W.
Dusseau,	O'Grady,	V.
Forbes,	Osborn,	V.
Green,	Packard,	V.
Griswold,	Phillips,	V.
Haynes,	Reed,	V.
Hazen,	Rowe,	V.
M. D. Howard,	Runyan,	V.
O. F. Howard,	Sanderson,	V.
Jewell,	Schars,	V.
J. H. Jones,	Seymour,	S.
Keeler,		

NAYS.

Title and preamble agreed to.

Senate joint resolution No. 10, entitled

Joint resolution authorizing the Governor to sell
of certain lands to Washington Holmes.

Was read a third time and passed, a majority of members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr.
Bayley,	J. H. Jones,	
Ball,	Keeler,	
Bartow,	Kenny,	
Beach,	Laing,	
Bond,	Landon,	
Bonine,	Lapham,	
Brockway,	Lewis,	

Cady,
 Camburn,
 Chipman,
 Cobb,
 Colwell,
 Copley,
 Dort,
 Dunlap,
 Dusseau,
 Forbes,
 Green,
 Griswold,
 Haynes,
 Hazen,
 O. F. Howard,
 M. D. Howard,

Look,
 Mallary,
 Maxwell,
 McKernan,
 Mickley,
 Monroe,
 Munger,
 Nixon,
 O'Grady,
 Osborn,
 Packard,
 Phillips,
 Reed,
 Rowe,
 Runyan,
 Sanderson,

Taylor,
 Thayer,
 Tupper,
 Utley,
 Van Vleet,
 Warner,
 White,
 Wilcox,
 Willits,
 Winsor,
 Woodman,
 Woodruff,
 Woodward,
 Woodworth,
 Yawkey,
 Speaker,

72

9

NAYS.

Title and preamble agreed to.

On motion of Mr. Van Vleet,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

House bill No. 252, entitled

A bill to authorize the Governor to appoint a commissioner for a certain State road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
 Bayley,
 Ball,
 Bartow,
 Beach,
 Boies,
 Bond,
 Bonine,
 Brockway,
 Cady,
 Camburn,
 Cobb,
 Colwell,
 Dort,
 Dunlap,

Mr. M. D. Howard,
 O. F. Howard,
 Jewell,
 J. H. Jones,
 Kenny,
 Landon,
 Lapham,
 Look,
 Mallary,
 Maxwell,
 McKernan,
 Mickley,
 Monroe,
 O'Grady,
 Osborn,

Mr. Shier,
 Slocum,
 L. Smith,
 W. T. Smith,
 Stewart,
 Swift,
 Taylor,
 Thomas,
 Tupper,
 Van Vleet,
 Warner,
 Welch,
 Wendell,
 White,
 Wilcox,

Dusseau,
Forbes,
Green,
Griswold,
Haynes,
Hazen,

Packard,
Phillips,
Rowe,
Runyan,
Sanderson,
Schars,

Willits,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

63

NAYS.

0

Title agreed to.

House bill No. 246, entitled

A bill to amend section 250, of chapter 93, of the compiled laws, relative to justices' dockets,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Yawkey,

The bill was recommitted to the committee on public lands.

House bill No. 256, entitled

A bill to change the name of the Congregational Society of Southfield to the First Presbyterian Society of Southfield,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,
Ball,
Bartow,
Beach,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Camburn,
Chipman,
Colwell,
Dort,
Dunlap,
Dusseau,
Forbes,
Green,
Griswold,
Haynes,
Hazen,

Mr. Jewell,
J. H. Jones,
Kenny,
Landon,
Lapham,
Lewis,
Look,
Mallary,
Maxwell,
McKernan,
Mickley,
Munger,
Nixon,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,

Mr. Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Thomas,
Trpper,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,

M. D. Howard,	Seymour,	Yawkey,	
O. F. Howard,	Shier,	Speaker,	69
	NAYS.		0

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 66, entitled

A bill to provide for connecting the Duncan, Alpena and Sauble River State road with the East Saginaw and Sauble River State road,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Munger asked the unanimous consent of the House to amend the bill by adding the following to section two:

"Provided, Said lands shall be selected from the county in which said bridge is situated;"

Objected to by Mr. Maxwell.

Mr. Munger then moved to recommit the bill to the committee on roads and bridges, with instructions to so amend the bill as to restrict the selection of the lands to the county in which said bridge is to be built;

Mr. O'Grady offered the following as a substitute for the instructions:

"Provided, That the lands hereby appropriated, be confined to lands lying and being in the Lower Peninsula;"

Which was not agreed to.

Mr. Chipman called for a division of the question;

The question being upon recommitting the bill,

The motion prevailed.

The question then recurring upon the instructions,

The instructions were agreed to.

Senate bill No. 86, entitled

A bill to amend amended section 88, of act 32, of the laws of 1858,

Being under consideration,

On motion of Mr. Warner,

The bill was laid on the table.

House bill No. 261, entitled

A bill to declare certain abstracts of the record of the county of Kent, public records,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aiken,	Mr. J. H. Jones,	Mr. Slocum,
Bayley,	Keeler,	L. Smith,
Ball,	Kenny,	W. T. Smith,
Bartow,	Laing,	Stewart,
Beach,	Landon,	Swift,
Boies,	Lapham,	Taylor,
Bond,	Lewis,	Thayer,
Bonine,	Look,	Thomas,
Brockway,	Mallery,	Tupper,
Cady,	Maxwell,	Utle,
Camburn,	May,	Van Vleet,
Cobb,	Monroe,	Warner,
Copley,	Munger,	Welch,
Dort,	O'Grady,	Wendell,
Dunlap,	Osborn,	White,
Fisher,	Packard,	Willits,
Forbes,	Phillips,	Williams,
Gies,	Reed,	Woodman,
Green,	Rowe,	Woodruff,
Griswold,	Runyan,	Woodward,
Hazen,	Sanderson,	Yawkey,
M. D. Howard,	Schars,	Speaker,
Jewell,	Seymour,	

68

NAYS.

0

Title agreed to.

House bill No. 265, entitled

A bill appropriating certain highway taxes for the improvement of a road leading from Corunna, in the county of Shiawassee, to Saginaw city, in the county of Saginaw,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Seymour,
Bayley,	Keeler,	Slocum,

Ball,	Kenny,	W. T. Smith,
Bartow,	Lairg,	Stewart,
Beach,	Landon,	Swift,
Boies,	Lapham,	Taylor,
Bond,	-Lewis,	Thayer,
Bonine,	Look,	Thomas,
Brockway,	Mallary,	Tupper,
Cady,	Maxwell,	Van Vleet,
Camburn,	May,	Warner,
Chipman,	Monroe,	Welch,
Cobb,	Munger,	Wendell,
Colwell,	Nixon,	Willits,
Copley,	O'Grady,	Williams,
Dunlap,	Osborn,	Winsor,
Fisher,	Packard,	Woodman,
Forbes,	Phillips,	Woodruff,
Gies,	Reed,	Woodward,
Green,	Rowe,	Woodworth,
Hazen,	Runyan,	Yawkey,
M. D. Howard,	Sanderson,	Speaker,
O. F. Howard,	Schars, .	
	NAYS.	

Title agreed to.

House bill No. 270, entitled

A bill to prevent animals from running at large in the public highways,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Gies,

The bill was laid on the table.

By unanimous consent, the committee on public lands submitted the following report:

By the committee on public lands:

The committee on public lands, to whom was re-committed Senate bill No. 66, entitled

A bill to provide for connecting the Duncan, Alpena and Sauble State road, with East Saginaw and Sauble State road, with certain instructions,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to

the House, amended as instructed, recommending that the amendment be concurred in, and that the bill, when so amended do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Hazen,

The House concurred in the amendment made to the bill by the committee.

The question being upon the passage of the bill,

The bill was read a third time and not passed, a majority all the members elect not voting therefor, by yeas and nays, follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Seymour,
Bayley,	Landon,	Slocum,
Bartow,	Lapham,	L. Smith,
Beach,	Lewis,	Taylor,
Boies,	Look,	Thomas,
Brockway,	Mallary,	Warner,
Cady,	Maxwell,	Wendell,
Cobb,	McKernan,	Wilcox,
Copley,	Monroe,	Willits,
Dunlap,	Munger,	Williams,
Dusseau,	Nixon,	Winsor,
Forbes,	Osborn,	Woodward,
Green,	Packard,	Woodworth,
Hazen,	Sanderson,	Speaker,
O. F. Howard,	Schars,	

NAYS

Mr. Bond,	Mr. May,	Mr. Utley,
Chipman,	O'Grady,	Van Vleet,
Colwell,	Reed,	Welch,
Gies,	Rowe,	Woodman,
Griswold,	Stewart,	Woodruff,
Jewell,	Swift,	Yawkey,
Kenny,	Tupper,	

On motion of Mr. Boies,

The House took a recess until this afternoon at 2 o'clock.

AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

The House resumed business under the order of

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 243, entitled

A bill to establish the name of Julia Adell Saxton,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Slocum,
Bayley,	Kenny,	Stewart,
Bonine,	Laing,	Taylor,
Brockway,	Mallary,	Thayer,
Cady,	McKay,	Thomas,
Camburn,	Mickley,	Tupper,
Chipman,	Newcomb,	Utle,
Cobb,	Nixon,	Van Vleet,
Copley,	O'Grady,	Warner,
Dort,	Osborn,	Wendell,
Dunlap,	Packard,	White,
Fisher,	Reed,	Wilcox,
Forbes,	Rowe,	Willits,
Gies,	Runyan,	Williams,
Haire,	Sanderson,	Woodman,
Haynes,	Schars,	Woodruff,
Hazen,	Seymour,	Woodward,
O. F. Howard,	Shier,	Speaker,
Jewell,		

55

NAYS.

0

Title agreed to.

House bill No. 240, entitled

A bill to amend section 250, of chapter 93, of the compiled laws, relative to justices' dockets,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Slocum,
Bayley,	J. H. Jones,	Swift.

Bond,	Keeler,	Taylor,
Bonine,	Kenny,	Thayer,
Brockway,	Laing,	Thomas,
Cady,	Mallary,	Tupper,
Camburn,	May,	Utley,
Chipman,	Mickley,	Van Vleet,
Cobb,	Newcomb,	Warner,
Copley,	Nowland,	White,
Dort,	Osborn,	Wilcox,
Dunlap,	Packard,	Willits,
Fisher,	Rowe,	Williams,
Forbes,	Runyan,	Winsor,
Gies,	Sanderson,	Woodman,
Haynes,	Schars,	Woodward,
Hazen,	Seymour,	Speaker,
O. F. Howard,	Shier,	

NAYS.

Title agreed to.

House bill No. 266, entitled

A bill to detach certain sections from the township of White Rock, and attach the same to the township of Rock, in the county of Huron, and to change the names of said townships,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Shier,
Bayley,	Kenny,	Stewart,
Bond,	Laing,	Swift,
Bonine,	Lewis,	Taylor,
Brockway,	Mallary,	Thayer,
Cady,	Mickley,	Tupper,
Camburn,	Munger,	Utley,
Chipman,	Newcomb,	Van Vleet,
Cobb,	Nixon,	Warner,
Dunlap,	Nowland,	Wendell,
Fisher,	O'Grady,	White,
Forbes,	Osborn,	Willits,
Gies,	Packard,	Williams,
Haire,	Reed,	Winsor,
Haynes,	Rowe,	Woodman,
Hazen,	Runyan,	Woodruff,
O. F. Howard,	Sanderson,	Woodward,
Jewell,	Schars,	Speaker,

NAYS.

0

Title agreed to.

Senate bill No. 89, entitled

A bill to provide for an insurance on the State library,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Shier,
Ball,	Keeler,	Slocum,
Bond,	Kenny,	Stewart,
Bonine,	Laing,	Swift,
Brockway,	Landon,	Taylor,
Cady,	Lewis,	Thayer,
Camburn,	Mallary,	Tupper,
Chipman,	May,	Utley,
Cobb,	Mickley,	Van Vleet,
Colwell,	Munger,	Warner,
Copley,	Newcomb,	Welch,
Dort,	Nixon,	Wendell,
Dunlap,	O'Grady,	White,
Forbes,	Osborn,	Willits,
Gies,	Packard,	Williams,
Haire,	Reed,	Woodman,
Haynes,	Rowe,	Woodruff,
Hazen,	Sanderson,	Woodward,
O. F. Howard,	Schars,	Speaker,
Jewell,	Seymour,	59

NAYS.

Mr. Bayley,	Mr. Thomas,	Wilcox,	8
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Title agreed to.

On motion of Mr. Wilcox,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 267, entitled

A bill to amend an act for the incorporation of insurance companies, and defining their powers and duties, approved February 15, 1859, and an act amendatory thereof, approved March 18, 1863,

Being under consideration,

Mr. Boies asked and obtained the unanimous consent of the

House to amend the bill by inserting in line 10, of recitation 17, after the word "year," the words "for insurance State;"

The bill was then read a third time and passed, aye of all the members elect voting therefor, by yeas and nays as follows:

YEAS.

Mr. Aitken,	Mr. Keeler,	Mr. Shier,
Bayley,	Laing,	Slocum,
Ball,	Landon,	L. Smith,
Boies,	Lewis,	Stewart,
Bonine,	Mallary,	Swift,
Brockway,	May,	Taylor,
Cady,	McKernan,	Thayer,
Camburn,	Mickley,	Thomas,
Chipman,	Munger,	Utley,
Cobb,	Newcomb,	Van Vleet,
Colwell,	Nixon,	Warner,
Copley,	Nowland,	Wendell,
Dort,	O'Grady,	White,
Dunlap,	Osborn,	Wilcox,
Forbes,	Packard,	Willits,
Gies,	Reed,	Williams,
Haynes,	Rowe,	Woodman,
Hazen,	Runyan,	Woodruff,
O. F. Howard,	Sanderson,	Woodward,
Jewell,	Schars,	Speaker,
J. H. Jones,		

NAYS.

Mr. Fisher,	Mr. Welch,	Mr. Woodworth,
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Title agreed to.

House bill No. 280, entitled

A bill to authorize any of the cities and townships and counties of Ingham, Eaton and Calhoun, to pledge their aid in the construction of a railroad from Lansing to Creek,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Slocum,
Bayley,	Keeler,	L. Smith,

Ball,	Kenny,	Stewart,
Boies,	Laing,	Swift,
Bond,	Landon,	Taylor,
Bonine,	Lapham,	Thayer,
Brockway,	Lewis,	Thomas,
Cady,	Mallary,	Tupper,
Camburn,	McKernan,	Utley,
Cobb,	Mickley,	Van Vleet,
Colwell,	Munger,	Warner,
Copley,	Newcomb,	Welch,
Dort,	Nixon,	Wendell,
Dunlap,	Nowland,	White,
Dussean,	O'Grady,	Wilcox,
Fisher,	Osborn,	Willits,
Forbes,	Packard,	Williams,
Gies,	Reed,	Winsor,
Haire,	Rowe,	Woodman,
Haynes,	Runyan,	Woodruff,
Hazen,	Sanderson,	Woodward,
O. F. Howard,	Schars,	Woodworth,
Jewell,	Seymour,	Speaker, 69
	NAYS.	0

Title agreed to.

House manuscript bill, entitled

A bill to authorize the Commissioner of the State Land Office to convey certain lands to Cynthia Joslin,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Slocum,
Bayley,	Kenny,	L. Smith,
Ball,	Laing,	Stewart,
Beach,	Landon,	Swift,
Boies,	Lapham,	Taylor,
Bond,	Lewis,	Thayer,
Bonine,	Mallary,	Thomas,
Brockway,	May,	Tupper,
Cady,	McKernan,	Utley,
Camburn,	Mickley,	Van Vleet,
Chipman,	Munger,	Warner,
Cobb,	Newcomb,	Welch,
Colwell,	Nixon,	Wendell,
Copley,	Nowland,	White,
Dort,	O'Grady,	Wilcox,

Dunlap,
Dusseau,
Fisher,
Forbes,
Gies,
Haire,
Haynes,
Hazen,
Jewell,

Osborn,
Packard,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,
Seymour,
Shier,

Willits,
Williams,
Winsor,
Woodman,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker, 71

NAYS. 0

Title agreed to.

House joint resolution No. 35, entitled

Joint resolution in relation to the sale of the compiled laws
by county treasurers,

Was read a third time and passed, a majority of all the
members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,
Ball,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dusseau,
Fisher,
Gies,
Haire,
Hazen,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,

Mr. Laing,
Landon,
Lapham,
Lewis,
Look,
Mallery,
Maxwell,
May,
McKernan,
Mickleby,
Monroe,
Munger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,

Mr. Seymour,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Winsor,
Woodruff,
Woodward,
Woodworth,
Speaker, 74

NAYS. 0

Title agreed to.

On motion of Mr. Boies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 239, entitled

A bill to provide for interest on the State debt,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Kenny,	Mr. Seymour,
Bayley,	Laing,	Shier,
Ball,	Landon,	Slocum,
Bartow,	Lapham,	L. Smith,
Boies,	Lewis,	Stewart,
Bond,	Look,	Swift,
Bonine,	Mallary,	Taylor,
Brockway,	Maxwell,	Thayer,
Cady,	May,	Thomas,
Camburn,	McKernan,	Tupper,
Chipman,	Mickley,	Utley,
Cobb,	Monroe,	Van Vleet,
Colwell,	Munger,	Warner,
Copley,	Newcomb,	Welch,
Dort,	Nixon,	White,
Dunlap,	Nowland,	Wilcox,
Fisher,	O'Grady,	Willits,
Forbes,	Osborn,	Williams,
Gies,	Packard,	Winsor,
Haynes,	Phillips,	Woodman,
Hazen,	Reed,	Woodruff,
O F. Howard,	Rowe,	Woodward,
Jewell,	Runyan,	Woodworth,
J. H. Jones,	Sanderson,	Speaker,
Keeler,	Schars,	74
	NAYS.	0

The question being upon agreeing to the title,

Mr. Warner moved to amend the title by inserting after the word "for," the words "the payment of the;"

Which was agreed to.

The title as amended, was agreed to.

House bill No. 285, entitled

A bill to provide a tax for the expenses of the State Government,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Schars,
Bayley,	J. H. Jones,	Seymour,
Ball,	Keeler,	Shier,
Bartow,	Kenny,	Slocum,
Boies,	Laing,	L. Smith,
Bond,	Landon,	Stewart,
Bonine,	Lapham,	Swift,
Brockway,	Lewis,	Taylor,
Cady,	Look,	Thayer,
Camburn,	Mallary,	Thomas,
Chipman,	Maxwell,	Tupper,
Cobb,	May,	Utley,
Colwell,	McKernan,	Van Vleet,
Oopley,	Mickley,	Warner,
Dort,	Monroe,	Wendell,
Dunlap,	Munger,	White,
Dusseau,	Newcomb,	Wilcox,
Fisher,	Nixon,	Willits,
Forbes,	O'Grady,	Williams,
Gies,	Osborn,	Winsor,
Griswold,	Packard,	Woodman,
Haire,	Phillips,	Woodruff,
Haynes,	Reed,	Woodward,
Hazen,	Rowe,	Woodworth,
M. D. Howard,	Runyan,	Speaker,
O. F. Howard,	Sanderson,	

NAYS.

Title agreed to.

House bill No. 253, being

A bill to amend section 823 of the compiled laws, the same being section 49, of chapter 17, of the revised statutes of 1848, entitled an act to provide for assessing property at its true value, and for levying and collecting taxes thereon,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Schars,
Bayley,	Jewell,	Shier,
Ball,	J. H. Jones,	Slocum,
Bartow,	Keeler,	L. Smith,
Beach,	Kenny,	Stewart,
Boies,	Laing,	Swift,
Bond,	Landon,	Taylor,
Bonine,	Lapham,	Thayer,
Brockway,	Lewis,	Thomas,
Cady,	Look,	Tupper,
Camburn,	Mallary,	Utley,
Chipman,	Maxwell,	Van Vleet,
Cobb,	May,	Warner,
Colwell,	McKernan,	Welch,
Copley,	Mickley,	Wendell,
Dort,	Monroe,	White,
Dunlap,	Nixon,	Wilcox,
Dusseau,	Nowland,	Willits,
Fisher,	O'Grady,	Williams,
Forbes,	Osborn,	Winsor,
Gies,	Packard,	Woodman,
Griswold,	Phillips,	Woodruff,
Haire,	Reed,	Woodward,
Haynes,	Rowe,	Woodworth,
Hazen,	Runyan,	Speaker,
M. D. Howard,	Sanderson,	

77

0

NAYS.

Title agreed to.

House bill No. 168, entitled

A bill to vacate the present village plat of the village of Hubbardston, in the county of Ionia, and to legalize and establish a new plat therefor,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Keeler,	Mr. Seymour,
Bayley,	Kenny,	Shier,
Ball,	Laing,	Slocum,
Bartow,	Landon,	Swift,
Beach,	Lapham,	Taylor,
Boies,	Lewis,	Thayer,
Bonine,	Mallary,	Thomas,

Brockway,	May,	Tupper,
Camburn,	McKernan,	Utley,
Chipman,	Mickley,	Van Vleet,
Cobb,	Monroe,	Warner,
Colwell,	Munger,	Welch,
Copley,	Nixon,	Wendell,
Dort	Nowland,	White,
Fisher,	O'Grady,	Wilcox,
Forbes,	Osborn,	Willits,
Green,	Packard,	Williams,
Griswold,	Phillips,	Winsor,
Haire,	Reed,	Woodman,
Haynes,	Rowe,	Woodruff,
Hazen,	Runyan,	Woodward,
M. D. Howard,	Sanderson,	Woodworth,
O. F. Howard,	Schars,	Speaker,

69

NAYS

Mr. Gies,

Mr. Look,

2

Title agreed to.

On motion of Mr. Tupper,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 241, entitled

A bill authorizing any of the towns in the counties of Ontonagon, Houghton and Keweenaw, to pledge their credit to aid in the construction of any railroad or State swamp land road that may pass through either of said counties,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. O. F. Howard,	Mr. Seymour,
Bayley,	J. H. Jones,	Shier,
Ball,	Keeler,	Slocum,
Bartow,	Kenny,	L. Smith,
Beach,	Landon,	Stewart,
Boies,	Lapham,	Swift,
Bond,	Look,	Taylor,
Bonine,	Mallary,	Thayer,
Brockway,	May,	Tupper,
Camburn,	McKernan,	Utley,
Chipman,	Mickley,	Van Vleet,
Cobb,	Munger,	Warner,

Colwell,	Newcomb,	Welch,
Copley,	Nixon,	Wendell,
Dort,	Nowland,	White,
Dunlap,	O'Grady,	Wilcox,
Fisher,	Osborn,	Willits,
Forbes,	Packard,	Williams,
Green,	Phillips,	Winsor,
Griswold,	Reed,	Woodman,
Haire, .	Rowe,	Woodruff,
Haynes,	Runyan,	Woodward,
Hazen,	Sanderson,	Woodworth,
M. D. Howard,	Schars,	Speaker, 72
NAYS.		

Mr. Gies, 1

Title agreed to.

On motion of Mr. O'Grady,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 272, entitled

A bill to amend an act entitled "an act to provide for the protection of game in the State of Michigan," approved March 20, 1863,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Copley asked the unanimous consent of the House to amend the bill by striking out, in the 7th line of recited section 2, the words "wild goose, mallard, gray, wood, summer or teal duck;"

Objected to by Mr. Chipman.

Mr. Woodman asked the unanimous consent of the House to amend the bill by striking out section two thereof;

Objected to by Mr. Yawkey.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bond,	Mr. Hazen,	Mr. Seymour,
Brockway,	M. D. Howard,	Shier,
Chipman,	O. F. Howard,	L. Smith,
Colwell,	Kenny,	Swift,

Dort,
Fisher,
Forbes,
Green,
Griswold,
Haire,

Landon,
Munger,
Newcomb,
Packard,
Reed,
Sanderson,

Taylor,
Thomas,
Tupper,
White,
Winsor,
Woodru

NAYS.

Mr. Bayley,
Ball,
Bartow,
Beach,
Boies,
Bonine,
Camburn,
Cobb,
Copley,
Gies,
Haynes,
Jewell,
J. H. Jones,
Laing,
Lapham,

Mr. Lewis,
Look,
Mallary,
May,
McKernan,
Monroe,
Nixon,
Nowland,
Osborn,
Phillips,
Rowe,
Runyan,
Schars,
Slocum,

Mr. Stewart,
Thayer,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
Wilcox,
Willits,
William,
Woodman,
Woodward,
Woodworth,
Speaker,

House bill No. 231, entitled

A bill to authorize the formation of corporations for
and scientific purposes,

Was read a third time and passed, a majority of all the
members elect voting therefor, by yeas and nays, as follows

YEAS.

Mr. Aitkin,
Bayley,
Bartow,
Bond,
Bonine,
Brockway,
Cady,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Forbes,
Gies,
Green,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Look,
Mallary,
McKernan,
Mickley,
Munger,
Newcomb,
Nixon,
Nowland,

Mr. Runyan,
Sanderson,
Schars,
Seymour,
Shier,
Slocum,
L. Smith,
Stewart,
Swift,
Taylor,
Tupper,
Utley,
Warner,
Welch,
Wendell,
Wilcox,

Griswold,	O'Grady,	Willits,	
Haire,	Osborn,	Winsor,	
Haynes,	Packard,	Woodman,	
Hazen,	Phillips,	Woodruff,	
M. D. Howard,	Reed,	Woodworth,	
O. F. Howard,	Rowe,	Speaker,	66

NAYS.

Mr. Ball,	Mr. Fisher,	Mr. Van Vleet,	
Boies,	Thayer,	Woodward,	
Camburn,	Thomas,		8

Title agreed to.

House bill No. 213, entitled

A bill to amend an act entitled an act relative to laying out, altering and discontinuing highways, being act No. 163, of session laws of 1861,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hazen,	Mr. Slocum,	
Bayley,	M. D. Howard,	L. Smith,	
Ball,	Jewell,	Stewart,	
Beach,	Keeler,	Swift,	
Boies,	Kenny,	Taylor,	
Bond,	Landon,	Thomas,	
Bonine,	Lewis,	Tupper,	
Brockway,	Mallory,	Utley,	
Oady,	McKernan,	Van Vleet,	
Camburn,	Mickley,	Warner,	
Cobb,	Munger,	Welch,	
Oolwell,	Newcomb,	Wendell,	
Copley,	O'Grady,	Wilcox,	
Dort,	Osborn,	Willits,	
Dunlap,	Packard,	Winsor,	
Fisher,	Rowe,	Woodruff,	
Green,	Runyan,	Woodward,	
Griswold,	Sanderson,	Speaker,	56
Haynes,	Sohars,		

NAYS.

Mr. Bartow,	Mr. Laing,	Mr. Phillips,
Chipman,	Lapham,	Reed,
Forbes,	Look,	Seymour,
Gies,	May,	Thayer,

Haire,
O. F. Howard,
J. H. Jones,

Monroe,
Nixon,
Nowland,

Williams,
Woodman,
Woodworth, 21

Title agreed to.

Senate bill No. 117, entitled

A bill to authorize the several townships, cities and villages of the county of Allegan to loan money, pledge their credit, or raise money by tax, to aid in the construction of a railroad through the village of Allegan,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

• YEAS.

Mr. Aitken,
Bayley,
Ball,
Bartow,
Boies,
Bond,
Bonine,
Brookway,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fisher,
Forbes,
Green,
Griswold,
Haire,
Haynes,

Mr. Hazen,
M. D. Howard,
O. F. Howard,
J. H. Jones,
Keeler,
Kenny,
Laing,
Lapham,
Lewis,
Look,
Maxwell,
McKernan,
Monroe,
Munger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,

Mr. Rowe,
Sanderson,
Schars,
Seymour,
Slocum,
L. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wilcox,
Willits,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker, 66

NAYS.

Mr. Williams,

1

Title agreed to.

House bill No. 237, entitled

A bill to authorize certain townships in the State of Michigan to raise money by tax, to refund advances made for bounty purposes,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Copley asked and obtained the unanimous consent of the House to so amend the bill as to make its provisions applicable to Cass county.

Mr. Woodman asked the unanimous consent of the House to amend the bill by adding after the words "county of Wayne," the words, "and the county of Van Buren;"

Objected to by Mr. Williams.

Mr. Welch asked and obtained the unanimous consent of the House to so amend the bill as to make its provisions applicable to Ionia county.

Mr. J. C. Jones asked and obtained the unanimous consent of the House to so amend the bill as to make its provisions applicable to Branch county.

Mr. Stewart asked and obtained the unanimous consent of the House to so amend the bill as to make its provisions applicable to St. Joseph county.

Mr. Nixon asked and obtained the unanimous consent of the House to so amend the bill as to make its provisions applicable to the township of Delta, Eaton county.

Mr. Reed asked and obtained the unanimous consent of the House to so amend the bill as to make its provisions applicable to Ingham county.

Mr. Landon asked and obtained the unanimous consent of the House to amend the bill so as to make its provisions applicable to Jackson county.

Mr. M. D. Howard asked and obtained the unanimous consent of the House to so amend the bill as to make its provisions applicable to Ottawa county.

Mr. Bonine moved to lay the bill on the table;

Which motion did not prevail.

Mr. Munger asked and obtained the unanimous consent of the House to so amend the bill as to make its provisions applicable to Clinton county.

Mr. Mallary asked and obtained the unanimous consent of the House to so amend the bill as to make its provisions applicable to Macomb county.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Lewis,	Mr. L. Smith,
Bayley,	Look,	Stewart,
Bond,	Mallary,	Swift,
Cady,	Maxwell,	Taylor,
Chipman,	May,	Thomas,
Cobb,	McKernan,	Tupper,
Copley,	Mickley,	Utley,
Dort,	Monroe,	Van Vleet,
Griswold,	Munger,	Warner,
Haire,	Newcomb,	Welch,
Haynes,	Nixon,	Wendell,
M. D. Howard,	Nowland,	Wilcox,
O. F. Howard,	Phillips,	Willits,
J. H. Jones,	Reed,	Woodruff,
G. O. Jones,	Rowe,	Woodward,
Kenny,	Schars,	Woodworth,
Laing,	Slocum,	Speaker, 52
Landon,		

NAYS.

Mr. Ball,	Mr. Fisher,	Mr. Runyan,
Bartow,	Forbes,	Sanderson,
Beach,	Green,	Seymour,
Bonine,	Hazen,	Shier,
Brockway,	Lapham,	Thayer,
Camburn,	O'Grady,	Williams,
Colwell,	Osborn,	Winsor,
Dunlap,	Packard,	Woodman, 24

Title agreed to.

On motion of Mr. Van Vleet,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 295, entitled

A bill to legalize the organization of school district No. 1, of the township of Spaulding, in the county of Saginaw,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Sanderson,
Ball,	G. O. Jones,	Schars,
Bartow,	Laing,	Seymour,
Boies,	Landon,	Slocum,
Bonine,	Lapham,	Stewart,
Brockway,	Lewis,	Swift,
Cady,	Look,	Taylor,
Camburn,	Mallery,	Thayer,
Chipman,	Maxwell,	Tupper,
Cobb,	May,	Utley,
Colwell,	McKernan,	Warner,
Copley,	Mickley,	Wendell,
Dort,	Newcomb,	White,
Dunlap,	Nixon,	Wilcox,
Fisher,	O'Grady,	Willits,
Forbes,	Osborn,	Winsor,
Green,	Packard,	Woodruff,
Griswold,	Phillips,	Woodward,
Haynes,	Reed,	Woodworth,
Hazen,	Rowe,	Speaker,
M. D. Howard,	Runyan,	

62

NAYS.

Mr. O. F. Howard, Mr. Kenny, Mr. Woodman, 3

The question being upon agreeing to the title,

Mr. Taylor moved to amend the title by striking out the words "to legalize the organization of," and inserting in lieu thereof the words "organize union;"

Which was agreed to.

The title, as amended, was agreed to.

On motion of Mr. Taylor,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House joint resolution No. 36, entitled

Joint resolution for the relief of Carlos B. Plumb,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. G. O. Jones,	Mr. Runyan,
Ball,	Laing,	Sanderson,
Bartow,	Landon,	Schars,
Boies,	Lapham,	Seymour,
Bonine,	Lewis,	Shier,
Brockway,	Look,	Slocum,
Cady,	Mallary,	Stewart,
Camburn,	Maxwell,	Swift,
Chipman,	May,	Taylor,
Cobb,	McKernan,	Thayer,
Colwell,	Mickley,	Thomas,
Copley,	Munger,	Tupper,
Dort,	Newcomb,	Utley,
Dunlap,	Nixon,	Van Vleet,
Forbes,	Nowland,	Warner,
Green,	O'Grady,	Wendell,
Griswold,	Osborn,	Willits,
Haire,	Packard,	Woodruff,
Haynes,	Phillips,	Woodward,
M. D. Howard,	Reed,	Woodworth,
J. H. Jones,	Rowe,	Speaker.

63

NAYS.

Mr. Williams,

1

Title agreed to.

On motion of Mr. Look,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

House manuscript bill, entitled

A bill to legalize the tax roll of the township of Hampton, for the year 1864,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Laing,	Mr. Seymour,
Ball,	Landon,	Shier,
Bonine,	Lapham,	Slocum,
Brockway,	Lewis,	Stewart,
Cady,	Look,	Swift,
Camburn,	Mallary,	Taylor,
Chipman,	Maxwell,	Thayer,
Cobb,	May,	Thomas,
Colwell,	McKernan,	Tupper,

Copley,	Munger,	Utley,
Dort,	Newcomb,	Warner,
Dunlap,	Nixon,	Welch,
Forbes,	O'Grady,	Wendell,
Green,	Osborn,	White,
Griswold,	Packard,	Wilcox,
Haire,	Reed,	Willits,
Haynes,	Rowe,	Woodman,
M. D. Howard,	Runyan,	Woodruff,
O. F. Howard,	Sanderson,	Woodward,
J. H. Jones,	Schars,	Speaker,
Kenny,		61
	NAYS.	0

Title agreed to.

On motion of Mr. Maxwell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 178, entitled

A bill to authorize school district No. 1, of the township of Portsmouth, in the county of Bay, to issue bonds,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Laing,	Mr. Slocum,
Bailey,	Landon,	L. Smith,
Ball,	Lapham,	W. T. Smith,
Bartow,	Lewis,	Stewart,
Boies,	Mallary,	Swift,
Bond,	Maxwell,	Taylor,
Bonine,	May,	Thayer,
Brockway,	McKernan,	Thomas,
Cady,	Mickley,	Tupper,
Camburn,	Monroe,	Utley,
Chipman,	Munger,	Van Vleet,
Cobb,	Newcomb,	Warner,
Colwell,	Nixon,	Welch,
Copley,	O'Grady,	White,
Dort,	Osborn,	Wilcox,
Dunlap,	Hackard,	Willits,
Green,	Phillips,	Williams,
Griswold,	Reed,	Woodman,
Haire,	Rowe,	Woodruff,
Haynes,	Runyan,	Woodward,

M. D. Howard,
J. H. Jones,
Kenny,

Schars,
Shier,

Yawkey,
Speaker,

67

NAYS,

0

Title agreed to.

On motion of Mr. Maxwell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 293, entitled

A bill to amend section three of an act entitled "an act to provide for the collection of State and county taxes in the city of Detroit," approved March 20, 1868,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,
Ball,
Bartow,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Forbes,
Green,
Griswold,
Haire,
Haynes,
Hazen,
M. D. Howard,
O. F. Howard,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Mallary,
Maxwell,
May,
McKernan,
Mickley,
Monroe,
Munger,
Newcomb,
Nowland,
O'Grady,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Mr. Schars,
Seymour,
Shier,
Slocum,
W. T. Smith,
Stewart,
Taylor,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
White,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Yawkey,
Speaker,

72

NAYS.

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Title agreed to.

Senate bill No. 105, entitled

A bill supplementary to an act entitled an act to authorize the township of St. Joseph, and other townships in the county of Berrien, to make loans and levy taxes for the improvement and construction the of harbor at St. Joseph, in said county," approved March 20, 1863,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Seymour,
Bayley,	Keeler,	Shier,
Ball,	Kenny,	L. Smith,
Bartow,	Laing,	W. T. Smith,
Beach,	Landon,	Swift,
Boies,	Lapham,	Taylor,
Bond,	Lewis,	Thayer,
Bonine,	Mallery,	Thomas,
Brockway,	Maxwell,	Tapper,
Cady,	May,	Utley,
Chipman,	Mickley,	Van Vleet,
Colwell,	Munger,	Warner,
Dort,	Newcomb,	Welch,
Dunlap,	Nowland,	Wendell,
Forbes,	O'Grady,	White,
Green,	Osborn,	Wilcox,
Griswold,	Packard,	Willits,
Haire,	Phillips,	Woodman,
Haynes,	Rowe,	Woodruff,
Hazen,	Runyan,	Woodward,
M. D. Howard,	Sanderson,	Yawkey,
O. F. Howard,	Schars.	Speaker,
Jewell,		

68

NAYS.

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The question being upon agreeing to the title

Mr. Woodruff moved to amend the title by inserting after the words " St. Joseph," in the fourth line thereof, the following: " and Benton Harbor Canal;"

Which was agreed to.

The title, as amended, was agreed to.

House bill No. 211, entitled

A bill to authorize the board of supervisors of the counties

comprising the twelfth judicial circuit, to appropriate money to defray the expenses of holding courts in said circuit,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. G. C. Jones,	Mr. Rowe,
Bayley,	Keeler,	Schars,
Bartow,	Laing,	Shier,
Beach,	Lewis,	Slocum,
Boies,	Look,	L. Smith,
Bond,	Mallary,	W. T. Smith,
Bonine,	Maxwell,	Taylor,
Chipman,	May,	Thomas,
Colwell,	McKernan,	Tupper,
Copley,	Mickley,	Utley,
Dort,	Munger,	Van Vleet,
Forbes,	Newcomb,	Welch,
Griswold,	Nowland,	Wendell,
Hazen,	O'Grady,	Wilcox,
M. D. Howard,	Osborn,	Woodman,
O. F. Howard,	Phillips,	Woodward,
Jewell,	Reed,	Speaker, 51

NAYS.

Mr. Ball,	Mr. Landon,	Mr. Thayer,
Brockway,	Lapham,	Warner,
Camburn,	Monroe,	White,
Cobb,	Packard,	Willits,
Dunlap,	Runyan,	Williams,
Green,	Sanderson,	Winsor,
Haynes,	Seymour,	Woodruff,
J. H. Jones,	Stewart,	Yawkey,
Kenny,	Swift,	26

Title agreed to.

Senate bill No. 60, entitled

A bill to provide for the construction of certain roadways and bridges on the line of the Allegan, Muskegon and Traverse Bay State road, and to authorize the consolidation of parts of the Allegan, Muskegon and Traverse Bay State road, with portions of the Manistee and Leland State road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. J. H. Jones,	Mr. Schars,
Bayley,	G. C. Jones,	Seymour,
Bal,	Keeler,	Shier,
Beach,	Kenney,	L. Smith,
Bond,	Laing,	W. T. Smith,
Bonine,	Landon,	Swift,
Brockway,	Lapham,	Taylor,
Cady,	Look,	Thomas,
Camburn,	Mallery,	Tupper,
Cobb,	Maxwell,	Utley,
Colwell,	May,	Van Vleet,
Copley,	McKernan,	Welch,
Dort,	Mickley,	Wendell,
Dunlap,	Munger,	White,
Forbes,	Nowland,	Wilcox,
Green,	O'Grady,	Winsor,
Griswold,	Packard,	Woodman,
Haire,	Phillips,	Woodruff,
M. D. Howard,	Reed,	Woodward,
O. F. Howard,	Rowe,	Yawkey,
Jewell,	Sanderson,	Speaker, 68-

NAYS.

Mr. Bartow,	Mr. Newcomb,	Mr. Slocum,
Dussean,	Osborn,	Warner,
Lewis,	Runyan,	Willits, 9-

The question being upon agreeing to the title,

Mr. Woodman moved to amend the title by adding thereto the following:

"Also to divide section 1, of said road;"

Which was agreed to.

The title, as amended, was agreed to.

On motion of Mr. Woodman,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect

House joint resolution No. 21, being

Joint resolution to authorize the Auditor General to cancel all sales made at the annual tax sales for the county of Wayne, in the year 1863, and re-advertise and re-offer them for sale and to authorize him to pay certain moneys to the publishers of the Detroit Advertiser and Tribune,

Was read a third time, and pending the taking of the vote on the passage thereof;

Mr. Stewart moved to recommit the bill to the committee on the judiciary, with instructions to strike out, in the first resolution, the words, "in the Michigan Journal, published in the city of Detroit," and to report forthwith;

Mr. Chipman demanded the yeas and nays on the question of recommitting;

The demand was seconded, and the motion did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Bartow,
Beach,
Boies,
Brockway,
Chipman,
Copley,
Dort,
Dunlap,
Dussean,
Green,
Hazen,
O. F. Howard,

Mr. J. H. Jones,
G. C. Jones,
Landon,
Lapham,
Lewis,
Look,
Mickley,
Monroe,
Munger,
Newcomb,
Osborn,
Phillips,

Mr. Rowe,
Sanderson,
Seymour,
W. T. Smith,
Stewart,
Swift,
Van Vleet,
Wendel,
Wilcox,
Woodman,
Woodworth,

85

NAYS.

Mr. Aitken,
Bayley,
Ball,
Bonine,
Cady,
Camburn,
Cobb,
Colwell,
Forbes,
Griswold,
Haire,
Jewell,
Kenny,

Mr. Laing,
Mallary,
Nixon,
Nowland,
Packard,
Reed,
Runyan,
Schars,
Shier,
Slocum,
L. Smith,
Taylor,

Mr. Thayer,
Toomas,
Utley,
Warner,
Welch,
White,
Willits,
Williams,
Winsor,
Woodruff,
Yawkey,
Speaker,

87

Mr. Boies asked the unanimous consent of the House to amend the resolution by striking out of the first resolution the words "the Michigan Journal," and inserting in lieu thereof the words "the Detroit Advertiser and Tribune;"

Objected to by Mr. Winsor.

Mr. O'Grady asked the unanimous consent of the House to amend the joint resolution by striking out the words "the Michigan Journal," and inserting in lieu thereof the words, "the Detroit Free Press;"

Objected to by Mr. Ball.

Mr. Landon asked the unanimous consent of the House to amend the joint resolution by adding thereto the following proviso: "*Provided*, the Michigan Journal will publish the same in the English language;"

Objected to by Mr. J. H. Jones.

Mr. Lewis asked the unanimous consent of the House to amend the joint resolution by striking out the words "the Michigan Journal, published in the city of Detroit," and inserting in lieu thereof the following: "in any daily paper published in Wayne county, which the Auditor General may designate;"

Objected to by Mr. Welch.

The joint resolution was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,
Ball,
Beach,
Bonine,
Cady,
Camburn,
Cobb,
Colwell,
Fisher,
Gies,
Griswold,
Jewell,
Keeler,
Kenney,

Mr. Laing,
Landon,
Mallery,
Munger,
Nixon,
Nowland,
Packard,
Phillips,
Reed,
Runyan,
Sanderson,
Schars,
Shier,
Slosum,
L. Smith,

Mr. Taylor,
Thayer,
Thomas,
Tupper,
Utley,
Warner,
Welch,
White,
Willits,
Williams,
Winsor,
Woodworth,
Woodworth,
Yawkey,
Speaker, 45

NAYS.

Mr. Bartow,
Boies,

Mr. O. F. Howard,
J. H. Jones,

Mr. Rowe,
Seymour,

Brockway,	Lapham,	W. T. Smith,
Chipman,	Lewis,	Stewart,
Copley,	Look,	Swift,
Dort,	McKernan,	Van Vleet,
Dunlap,	Mickley,	Wendell,
Dusseau,	Monroe,	Wilcox,
Forbes,	Newcomb,	Woodman,
Green,	O'Grady,	Woodward,
Hazen,	Osborn,	

32

House bill No. 87, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a road to be known as the Cass river and Bay city State road,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Lewis,

The bill was recommitted to the committee on public lands.

On motion of Mr. Monroe,

The House took a recess until this evening at 7 o'clock.

EVENING SESSION.

7 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

On motion of Mr. Brockway,

The order of third reading of bills and resolutions was passed over for the evening.

SPECIAL ORDER.

On motion of Mr. Hazen,

The House went into committee of the whole, on the special order,

Mr. Monroe in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bill:

Senate bill No. 83, entitled

A bill making appropriation for the support of the State

Agricultural College, and to pay the expenses of the State Board of Agriculture;

Have made no amendments thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

D. MONROE, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The bill was placed on the order of third reading.

On motion of Mr. M. D. Howard,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Tuesday, March 14, 1866.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Hickox.

Roll called: quorum present.

Absent at roll call, without leave, Messrs. Laing and White.

Mr. Phillips asked and obtained leave of absence for Mr. Laing, for the day.

Mr. Thomas asked and obtained leave of absence for himself, for an indefinite time, from and after to-day.

Mr. Cobb asked and obtained leave of absence for Mr. White, for an indefinite time, on account of sickness.

REPORTS OF STANDING COMMITTEES.

By the committee on harbors:

The committee on harbors, to whom was referred Senate bill No. 128, entitled

A bill to amend an act entitled "an act to provide for the formation of companies to construct canals or harbors, and improve the same," approved March 18, 1861, and an act amendatory thereto, approved January 18, 1862,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do

pass, and ask to be discharged from the further consideration of the subject.

SAM'L W. YAWKEY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Yawkey,

The bill was placed on the order of third reading.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was re-committed House bill No. 162, entitled

A bill to amend an act entitled an act to amend the laws relative to supplying the city of Detroit with pure and wholesome water, and to provide for the completion and management of the Detroit water works, approved February 14, 1853,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

O. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Gies,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Mallary,

The bill was placed on the order of third reading.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was re-committed House bill No. 265, entitled

A bill to allow the President of each incorporated village to be a member of the board of supervisors,

With instructions, respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, amended in accordance with instructions, recommending that the amendment be concurred in, and

that the bill, as amended, do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Boies,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. J. H. Jones,

The bill was placed on the order of third reading.

By the committee on military affairs:

The committee on military affairs, to whom was referred a petition of the wives and families of volunteers, praying that the law to provide, by counties, for the relief of the families of volunteers, be so amended "as to authorize county treasurers to forward, monthly, to township treasurers, the amount of money to which the families of volunteers of such township are entitled," have had the same under consideration, and are unanimous in the conviction that in many of the new and sparsely settled portions of our State the families of volunteers are subject to much inconvenience in drawing the relief fund, direct from the county treasurer; and while they are of the opinion that too much cannot be done to ameliorate the sufferings of the families of the brave defenders of our country and our homes, yet it is evident that the amendment to the present law, asked for by the petitioners, would but partially remedy the evil, while it would be taking the money from a place of secure deposit, and in many instances placing it in the hands of irresponsible persons—more exposed to burglars and sharpers, and less likely to reach those for whose special benefit the county so generously raised it. The committee have therefore instructed me to report the petition back to the House, and recommend that no further legislation on the subject is deemed necessary, and ask to be discharged from the further consideration of the subject.

J. J. WOODMAN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Landon.

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GRISWOLD, *Chairman*.

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VELL, *for the Committee*

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Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was recommitted House bill No. 246, entitled

A bill to amend act No. 50, entitled "An act to provide for the drainage and reclamation of swamp lands, by means of a State road to be known as the East Saginaw and Junction State road," approved February 5, 1864,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Williams,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Hazen,

The bill was placed on the order of third reading.

By the committee on public lands:

The committee on public lands, to whom was recommitted House bill, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a road to be known as the Cass river and Bay City State road,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to

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HAZEN, Chair
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HAZEN, Chairman
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HAZEN, Chairman.
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On motion of Mr. O'Grady,

The bill was placed on the order of third reading.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to provide for the drainage and reclamation of swamp lands, by means of State roads, in the county of Wayne,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman*.

Report accepted and committee discharged.

The bill was referred to the committee of the whole, and placed on the general order.

By the committee on war bounties:

The committee on war bounties, to whom referred Senate manuscript bill, entitled

A bill to legalize the action of the several townships, city and wards in the county of Jackson, in paying bounties to volunteers, and to refund money raised to pay bounties,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject

P. DEAN WARNER, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Van Vleet,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Woodward,

The bill was placed on the order of third reading.

By the committee on ways and means:

The committee on ways and means, to whom was referred

A bill to amend an act entitled an act to amend an act entitled an act to provide for assessing property at its true value and for levying and collecting taxes thereon, approved February 14, 1858, and an act amendatory thereto, approved February 4, 1858,

Also, another bill of the same title, and in all respects similar, respectfully report that they have had the same under consideration, and are of the opinion that the bills are wrong in principle, and if enacted, would work great injustice and hardship to the many who might be made to feel their summary operations. Your committee believe that these bills ought not to pass, and have instructed me to report them back to the House, with that recommendation, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. J. H. Jones,

The bills were laid on the table.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as correctly enrolled, signed and presented to the Governor, the following entitled bills and joint resolutions:

A bill to legalize the tax rolls of the townships of Green, Richmond, Leonard, Mecosta and Deerfield, in the county of Mecosta;

Also,

A bill to change the name of the village now known as Brunson Harbor, in Berrien county, Michigan, to Benton Harbor;

Also,

A bill to provide for laying out and establishing of a State road, to be known as the extension of the Osapeo and Clyde State road, and appropriating certain swamp lands for the construction of the same;

Also,

A bill to provide for the drainage and reclamation of swamp lands by means of a road to be known as the Tuscola and Saginaw Bay State road;

Also,

A bill to authorize the collection of certain moneys in the third ward of the city of Jackson, to re-pay advances made by John H. Emmons and William Tharp for the purpose of paying bounties to volunteers;

Also,

A bill to legalize the action of certain townships and cities in the counties of Shiawassee, Genesee and Tuscola, in raising bounties for volunteers;

Also,

A bill to amend an act entitled an act to authorize the city of Saginaw to raise money to aid in the construction of the Amboy, Lansing and Traverse Bay railroad;

Also,

A bill to provide for the drainage and reclamation of swamp lands by means of a road to be known as the Port Hope and Wild Fowl Bay State road;

Also,

A bill to legalize the action of the several townships of Oakland county, and the wards of the city of Pontiac, in raising money for bounty purposes;

Also,

A bill to legalize the action of the electors of the township of Marcellus, in the county of Cass, and to provide for issuing the bonds of said township to pay such amount of volunteer bounty as was authorized by such electors at a special township meeting held therein on the 21st day of January, A. D. 1865;

Also,

A bill to amend an act to provide for the appointment of trustees in certain cases, approved February 17, 1857;

Also,

A bill to authorize the town board of the township of Cold-

water, Branch county, to issue bonds for paying bounties to volunteers;

Also,

A bill to amend sections 1, 13 and 20, of act No. 211, of the session laws of 1861, approved March 15, 1861, and being an act to incorporate the village of Lowell;

Also,

A bill making it obligatory upon banks in this State to stamp counterfeit, altered and worthless bank bills;

Also,

A bill to authorize Bay county to issue bonds to aid in the construction of the Midland and Bay City plank road;

Also,

A bill to restore section 36, of town 1 north, of range 12 east, to the township of Warren, in the county of Macomb;

Also,

A bill to amend section 1 of an act entitled "an act to authorize the Governor to issue patents in certain cases," the same being section 2515, of the compiled laws,

Also,

A bill to amend section 2 of an act entitled "an act to incorporate a board of education for the city of East Saginaw," approved February 15th, 1859;

Also,

A bill to amend sections 6 and 7, of act 157, of session laws of 1868, being an act to provide for improving a certain State road from the village of Gaines to the village of Flushing, in the county of Genesee;

Also,

A bill to amend sections 2, 3, 4, 6, 8, 9 and 10, of title 5, and sections 55, 56, 57, 58, 59, 60, 61 and 62, of title 6, and section 8, of title 10, of the charter of the city of Grand Rapids;

Also,

A bill to change the name of the township of Milton, in Antrim county, Michigan;

Also,

Joint resolution asking an appropriation of land by Congress aid in the construction of a railroad from Eskanauba to the rapids of Michilimacinae, near Fort Mackinaw;

Also,

Joint resolution for the relief Allen R. Burr.

Your committee report the above named bills and joint resolutions as correctly enrolled, and ask to be discharged from the further consideration of the subject.

JOHN LANDON, *Chairman*.

Report accepted.

By the committee on ways and means:

The committee on ways and means, to whom was referred House bill No. 176, entitled

A bill to locate, establish and erect a branch of the State prison in the Upper Peninsula of this State,

Respectfully report that they have had the subject under consideration, and would say that the prison at Jackson has now only about half the number of convicts which it had four years ago, and the number is steadily decreasing, owing to the condition of the country, and also to the fact of the establishment of House of Correction in the city of Detroit. The State, therefore, does not need a branch prison for want of room in the structures already provided. Your committee are not able to discover any necessity for a prison for the special accommodation of the Upper Peninsula, that would warrant the State at this time in embarking in such an undertaking. The number of convicts from that portion of the State are but very few, and we must suppose that there will be a sudden and overwhelming influx of population, or a very great increase of crime, to warrant the belief that there would be convicts enough from that portion of the State to justify the establishment of a prison for their security or accommodation, when there is an abundance of room in the building already erected. Your committee believe that the State is not justified in engaging in any new undertaking or outlay at this time, unless driven to such a

course by the imperious calls of humanity, or by a necessity that cannot be avoided.

The humane institutions which the State undertook to found and build up many year since, but which are yet incomplete, appeal to us in the name of humanity to complete their structures, and open their doors for the reception and restoration of those unfortunate and pitiable beings who are suffering for the want of these accommodations. The State has already its hands full, and more than full to complete what she has already begun. Your committee also believe that the sum of fifty thousand dollars asked for by this bill, would be entirely inadequate to accomplish the object proposed, and would be but the entering wedge to larger appropriations that would be needed to complete the work which the State had undertaken and which she would be under an implied obligation to complete. Your committee are of the opinion that the agitation of the question of building a branch prison at this time is premature, and that the time has not yet arrived, nor a condition of things occurred, to demand our serious consideration of the subject. They therefore recommend that the bill do not pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr J. H. Jones,

The bill was laid on the table.

By the committee on ways and means:

The committee on ways and means, to whom was referred Senate joint resolution No. 8, entitled

Joint resolution to authorize the Treasurer of the State of Michigan to pay the sum of \$3,093 40 on the debt due from the county of Berrien to the University fund,

Respectfully report that the provisions of this bill were attached to the dog's tail in Senate bill No. 180, and therefore no further necessity exists for this bill. The committee there-

re report the bill back to the House, and recommend that it not pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Bonine,

The bill was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 14, 1865. }

the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 170, entitled

A bill to provide for the sale of certain swamp lands licensed under act No 229, of session laws of 1859, and acts amendatory thereto;

And to inform the House that the Senate has made the following amendment thereto:

Add at the end of section 2 the words: "*Provided, That no such licensee shall be deemed to have abandoned his land by reason of being engaged in the military or naval service of the United States;*"

In the passage of which, as amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Williams moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,

Mr. Keeler,
Landon,

Mr. L. Smith,
W. T. Smith,

Ball,	Mallery,	Stewart,
Beach,	Maxwell,	Swift,
Boies,	May,	Thayer,
Bonine,	McKay,	Tupper,
Brockway,	Mickley,	Van Vleet,
Cady,	Newcomb,	Warner,
Cobb,	Nixon,	Welch,
Dort,	Nowland,	Wendell,
Dunlap,	Osborn,	Wilcox,
Forbes,	Packard,	Willits,
Gies,	Phillips,	Williams,
Green,	Rowe,	Winsor,
Griswold,	Runyan,	Woodman,
Haire,	Sanderson,	Woodruff,
Haynes,	Schars,	Woodward,
Hazen,	Seymour,	Woodworth,
M. D. Howard,	Shier,	Yawkey,
Jewell,	Slocum,	Speaker,
J. H. Jones,		

61

NAYS.

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 14, 1866. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 164, entitled

A bill to authorize the Monroe and Flat Rock Plank Road Company to vacate and abandon a portion of their road;

2. House bill No. 173, entitled

A bill to amend section 6 of an act entitled "an act supplementary to an act to amend an act entitled an act to authorize the formation of corporations for mining, smelting, or manufacturing purposes," approved February 6, 1855;

3. House bill No. 181, entitled

A bill to provide for the incorporation of Presbyterian churches;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The several bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 14, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 135, entitled

A bill authorizing action for mal-practice against persons holding themselves out as physicians and surgeons, in certain cases;

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on the judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 14, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House, the following bill:

House bill No. 161, entitled

A bill to amend act No. 262, of the session laws of 1859, approved February 15, 1859,

And to inform the House that the Senate has amended the

title by adding thereto the words, "relative to insurance companies;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Cobb,

The House concurred in the amendment made to the title of the bill by the Senate;

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 14, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following joint resolution:

House joint resolution No. 27, entitled

Joint resolution asking Congress for a donation of lands for the construction of a telegraph line between some point on the Saginaw river to the Sault Ste. Marie, in the State of Michigan;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment, for enrollment.

• The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 14, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 163, entitled

A bill to amend “an act to incorporate the city of Pontiac,” approved March 15, 1861, and to add certain sections thereto;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect has ordered the same to take immediate effect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. W. T. Smith moved to take from the table Senate bill No. 24, entitled

A bill to provide for county superintendents of schools, and to amend certain sections of the primary school laws, and to repeal sections 74, 85, 86, 87, 88, 89 and 90, of chapter 78 of compiled laws;

Mr. Woodman demanded the yeas and nays on the motion to take from the table;

The demand was seconded, and the motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Schars,
Bayley,	Jewell,	Seymour,
Ball,	J. H. Jones,	L. Smith,
Boies,	Kenny,	W. T. Smith,
Bond,	Mallery,	Stewart,
Brockway,	Maxwell,	Swift,
Cady,	McKernan,	Thayer,
Chipman,	Mickley,	Utley,
Cobb,	Monroe,	Warner,

Copley,
Dort,
Dunlap,
Forbes,
Green,
Griswold,

Newcomb,
O'Grady,
Osborn,
Phillips,
Reed,
Rowe,

Wilcox,
Williams,
Winsor,
Yawkey,
Speaker,

44

NAYS.

Mr. Beach,
Bonine,
Camburn,
Dusseau,
Fisher,
Gies,
Haire,
Haynes,
Hazen,
M. D. Howard,

Mr. Landon,
Lapham,
May,
McKay,
Nixon,
Nowland,
Packard,
Runyan,
Sanderson,
Shier,

Mr. Slocum,
Thomas,
Tupper,
Van Vleet,
Welch,
Willits,
Woodman,
Woodruff,
Woodward,
Woodworth, 30

Mr. W. T. Smith moved that the bill be placed on the order of third reading;

Mr. J. H. Jones moved as a substitute for the motion, that the bill be referred to the committee of the whole, and placed on the general order;

Which was not agreed to.

The motion of Mr. W. T. Smith was then agreed to.

Mr. Green offered the following:

Resolved, (the Senate concurring,) That the Secretary of the Senate and the Clerk of the House of Representatives be and they are hereby authorized and requested to compile and prepare for publication, and make indexes and superintend the publication of the journals and documents of the present Legislature, and when completed and certified to by the Secretary of State, the Secretary of the Senate shall be entitled to and receive for his services, the sum of three hundred and fifty dollars; and the Clerk of the House of Representatives shall be entitled to and receive for his services the sum of four hundred and fifty dollars;

Mr. Green moved that the rules be suspended, and that the resolution be put upon its immediate passage;

Which motion prevailed.

The resolution was adopted.

Mr. Phillips moved to take from the table Senate joint resolution No. 12, entitled

Joint resolution for the relief of Amos Gould;

Which motion prevailed.

Mr. Phillips moved to recommit the joint resolution to the committee on the judiciary;

Mr. Chipman moved to amend the motion by instructing the committee to report forthwith;

Which was accepted.

The motion to recommit, then prevailed.

Mr. Ball moved to discharge the committee of the whole from the further consideration of House bill No. 290, entitled

A bill respecting the estates of non-resident wards;

Mr. Welch moved to amend the motion by including all the bills on the general order;

Which amendment was not agreed to.

The motion of Mr. Ball did not prevail.

Mr. Maxwell moved to discharge the committee of the whole from the further consideration of House bill No. 298, entitled

A bill to improve the manufacture of salt in Bay county;

Which motion did not prevail.

Mr. Stewart moved to take from the table House bill No. 55, entitled

A bill to authorize the board of supervisors of Houghton county to draw certain swamp land money, and to expend the same on the L'Anse Bay and State line State road, and for other purposes;

Which motion prevailed.

The question being upon the passage of the bill,

The bill was not passed, two-thirds of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bonine,
Cady,

Mr. Chipman,
McKernan,

Mr. O'Grady,

NAYS

Mr. Aitken,	Mr. J. H. Jones,	Mr. L. Smith,
Bayley,	Kenny,	W. T. Smith,
Ball,	Landon,	Stewart,
Beach,	Lapham,	Swift,
Boies,	Lewis,	Thayer,
Bond,	Mallary,	Thomas,
Brockway,	Maxwell,	Tupper.
Camburn,	May,	Utley,
Cobb,	McKay,	Van Vleet,
Colwell,	Nixon,	Warner,
Copley,	Nowland,	Welch,
Dort,	Osborn,	Wilcox,
Dunlap,	Packard,	Willits,
Dussean,	Phillips,	Williams,
Fisher,	Reed,	Winsor,
Forbes,	Rowe,	Woodman,
Griswold,	Runyan,	Woodruff,
Haynes,	Sanderson,	Woodward,
Hazen,	Schars,	Woodworth,
M. D. Howard,	Seymour,	Yawkey,
O. F. Howard,	Shier,	Speaker,
Jewell,	Slocum,	

65

By unanimous consent the following report was submitted:

The committee on the judiciary, to whom was referred Senate joint resolution No. 12, being

Joint resolution for the relief of Amos Gould,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with sundry amendments, and recommend that it do pass as amended, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Griswold,

The House concurred in the amendments made to the joint resolution by the committee.

On motion of Mr. Phillips,

The joint resolution was placed on the order of third reading.

Mr. Maxwell moved to discharge the committee of the whole from the further consideration of Senate bill No. 22, entitled

A bill to authorize the formation of corporations for the purpose of engaging in commerce or navigation, or other business connected therewith;

Which motion did not prevail.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 244, entitled

A bill to amend an act entitled an act to amend an act entitled an act to provide for assessing property at its true value, and for levying and collecting taxes thereon, approved February 14, 1853, and an act amendatory thereto, approved February 12, 1855,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Jewell moved to recommit the bill to the committee on ways and means, with instructions to amend, requiring the supervisors to produce their descriptive lists, for the purpose of equalizing the personal estate;

Which motion did not prevail.

The bill was then not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Kenny,	Mr. Slocum,
Bayley,	Landon,	L. Smith,
Ball,	Lapham,	W. T. Smith,
Boies,	Mallary,	Tupper,
Bond,	McKernan,	Utley,
Cady,	Mickley,	Van Vleet,
Camburn,	O'Grady,	Warner,
Copley,	Reed,	Wendell,
Forbes,	Rowe,	Wilcox,
Griswold,	Runyan,	Willits,
Haire,	Scharr,	Woodman,
O. F. Howard,	Seymour,	Woodward,
Jewell,	Shier,	

38

NAYS.

Mr. Brockway,	Mr. Lewis,	Mr. Sanders,
Cobb,	Maxwell,	Stewart,
Colwell,	May,	Swift,
Dort,	McKay,	Thayer,
Dunlap,	Munger,	Williams,

Dusseau,	Nixon,	Winsor,
Fisher,	Nowland,	Woodruff,
Haynes,	Osborn,	Woodworth,
M. D. Howard,	Packard,	Yawkey,
J. H. Jones,	Phillips,	Speaker, 30

House bill No. 242, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a road, to be known as the Courtland and Muskegon River State road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Schars,
Bayley,	Kenny,	Seymour,
Ball,	Landon,	Shier,
Bartow,	Lapham,	Slocum,
Beach,	Lewis,	L. Smith,
Boies,	Mallory,	W. T. Smith,
Bond,	Maxwell,	Stewart,
Brookway,	May,	Swift,
Cady,	McKay,	Thayer,
Chipman,	McKernan,	Tupper,
Cobb,	Mickley,	Utley,
Colwell,	Munger,	Van Vleet,
Copley,	Newcomb,	Wendell,
Dunlap,	Nixon,	Wilcox,
Dusseau,	Nowland,	Willits,
Fisher,	O'Grady,	Williams,
Forbes,	Osborn,	Woodman,
Gies,	Packard,	Woodruff,
Griswold;	Reed,	Woodward,
Haynes,	Rowe,	Woodworth,
M. D. Howard,	Runyan,	Yawkey,
O. F. Howard,	Sanderson,	Speaker, 67
Jewell,		

NAYS.

Mr. Camburn,	Mr. Warner,	2
Title agreed to.		

House manuscript bill, entitled

A bill granting swamp lands to the county of Newaygo, to aid in the construction of a bridge across the Muskegon river, in the township of Bridgton, in said county,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Seymour,
Bayley,	Kenny,	Shier,
Ball,	Landon,	Slocum,
Beach,	Lapham,	L. Smith,
Bond,	Lewis,	Stewart,
Bonine,	Maxwell,	Swift,
Brockway,	May,	Thayer,
Cady,	McKay,	Tupper,
Camburn,	McKernan,	Utley,
Chipman,	Mickley,	Warner,
Cobb,	Munger,	Welch,
Colwell,	Newcomb,	Wendell,
Copley,	Nixon,	Willcox,
Dort,	Nowland,	Willits,
Dunlap,	O'Grady,	Williams,
Fisher,	Osborn,	Winsor,
Forbes,	Packard,	Woodman,
Gies,	Reed,	Woodruff,
Griswold,	Rowe,	Woodward,
Haynes,	Runyan,	Woodworth,
O. F. Howard,	Sanderson,	Yawkey,
Jenness,	Schars,	Speaker,

66

NAYS.

0

Title agreed to.

On motion of Mr. Utley,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 225, entitled

A bill to amend act No. 135, of session laws of 1863, being an act entitled an act to amend section 1014 of compiled laws, in relation to the duties of commissioners of highways, approved February 14, 1859,

Was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Kenny,	Mr. Slocum,
Bayley,	Landon,	L. Smith,
Ball,	Lapham,	Thayer,
Bond,	Lewis,	Thomas,

Bonine,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Fisher,
Gies,
Griswold,
Jewell,

Mallary,
Maxwell,
McKernan,
Mickley,
Munger,
Newcomb,
O'Grady,
Osborn,
Rowe,
Runyan,
Schars,

Utley,
Van Vleet,
Warner,
Wendell,
Wilcox,
Willits,
Winsor,
Woodward,
Yawkey,
Speaker,

44

NAYS.

Mr. Bartow,
Beach,
Brockway,
Dort,
Dunlap,
Dussean,
Forbes,
Haire,
O. F. Howard,

Mr. J. H. Jones,
May,
McKay,
Nixon,
Nowland,
Packard,
Reed,
Sanderson,
Seymour,

Mr. Shier,
Stewart,
Swift,
Tapper,
Welch,
Williams,
Woodman,
Woodruff,
Woodworth, 27

House manuscript bill, entitled

A bill to amend certain sections of act No. 59, of the session laws of 1864, in relation to the collection of damages against water craft,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,
Ball,
Bartow,
Beach,
Bond,
Bonine,
Brockway,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Landon,
Lapham,
Lewis,
Mallary,
Maxwell,
McKernan,
Mickley,
Munger,
Newcomb,
Nixon,
Nowland,

Mr. Runyan,
Sanderson,
Schars,
Seymour,
Slocum,
Stewart,
Swift,
Thayer,
Thomas,
Tapper,
Van Vleet,
Wendell,
Wilcox,
Willits,
Winsor,
Woodman,

Dusseau,
Fisher,
Forbes,
Griswold,
Haire,
Haynes,

O'Grady,
Osborn,
Packard,
Reed,
Rowe,

Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

65

NAYS.

Mr. May,

Mr. Warner,

2

Title agreed to.

House bill No. 265, entitled

A bill to allow the president of each incorporated village to
be a member of the board of supervisors,

Was read a third time and not passed, a majority of all
the members elect not voting therefor, by yeas and nays, as
follows:

YEAS.

Mr. Aitken,
Bayley,
Brockway,
Dunlap,
Dusseau,
Fisher,
Kenny,
Lewis,

Mr. Mallary,
Maxwell,
Mickley,
Munger,
Newcomb,
O'Grady,
Reed,
Rowe,

Mr. Stewart,
Swift,
Thomas,
Van Vleet,
Warner,
Wilcox,
Winsor,
Woodworth, 24

NAYS

Mr. Ball,
Bartow,
Boies,
Bonine,
Cady,
Chipman,
Cobb,
Colwell,
Copley,
Dort
Forbes,
Gies,
Haire,
M. D. Howard,

Mr. O. F. Howard,
Jewell,
J. H. Jones,
Landon,
Lapham,
May,
McKay,
McKernan,
Nixon,
Osborn,
Packard,
Runyan,
Sanderson,

Mr. Seymour,
Slocum,
L. Smith,
W. T. Smith,
Thayer,
Tupper,
Wendell,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Speaker,

40

Mr. Boies gave notice that he would move to reconsider
the vote by which the House refused to pass the bill.

House bill No. 230, being

A bill to provide for assessing State swamp lands in certain cases, and to provide for selling or disposing of the same,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. Reed,
Bayley,	M. D. Howard,	Rowe,
Bail,	O. F. Howard,	Runyan,
Bartow,	J. H. Jones,	Sanderson,
Beach,	Kenny,	Schars,
Boies,	Landon,	Seymour,
Bonine,	Lapham,	Slocum,
Brockway,	Lewis,	L. Smith,
Cady,	Mallary,	W. T. Smith,
Chipman,	Maxwell,	Swift,
Cobb,	McKay,	Tupper,
Colwell,	McKernan,	Van Fleet,
Copley,	Mickley,	Welch,
Dort,	Munger,	Wendell,
Dunlap,	Newcomb,	Wilcox,
Dusseau,	Nixon,	Willits,
Forbes,	O'Grady,	Winsor,
Gies,	Osborn,	Woodruff,
Griswold,	Packard,	Woodward,
Haire,		Speaker, 60

NAYS.

Mr. Stewart,	Mr. Williams,	Mr. Woodman,
Warner,		4

Title agreed to.

Mr. Chipman gave notice, that he would move to reconsider the vote by which the House passed the bill.

House bill No. 162, entitled

A bill to amend an act entitled an act to amend the laws relative to supplying the city of Detroit with pure and wholesome water, and to provide for the completion and management of the Detroit water works, approved February 14, 1853,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. Runyan,
Bayley,	M. D. Howard,	Sanderson,
Ball,	O. F. Howard,	Schars,
Bartow,	J. H. Jones,	Seymour,
Beach,	Kenny,	Slocum,
Boies,	Landon,	L. Smith,
Bond,	Lapham,	W. T. Smith,
Bonine,	Lewis,	Stewart,
Brockway,	Mallory,	Swift,
Cady,	Maxwell,	Thomas,
Camburn,	May,	Tupper,
Chipman,	McKay,	Van Vleet,
Cobb,	McKernan,	Warner,
Colwell,	Mickley,	Welch,
Copley,	Munger,	Wendell,
Dort,	Newcomb,	Wilcox,
Dunlap,	Nixon,	Willite,
Dussean,	Nowland,	Williams,
Fisher,	O'Grady,	Woodman,
Forbes,	Osborn,	Woodruff,
Gies,	Packard,	Woodward,
Griswold,	Phillips,	Woodworth,
Haire,	Rowe,	Speaker,
	YEAS.	69
		0

Title agreed to.

On motion of Mr. Gies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate manuscript bill, entitled

A bill to legalize the action of the several townships, city and wards in the county of Jackson, in paying bounties to volunteers, and to refund money raised to pay bounties,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Hazen,	Mr. Rowe,
Bayley,	M. D. Howard,	Runyan,
Ball,	O. F. Howard,	Sanderson,
Bartow,	J. H. Jones,	Schars,
Beach,	Keeler,	Seymour,
Boies,	Kenny,	Slocum,
Bond,	Landon,	L. Smith,

Bonine,
Brockway,
Cady,
Camburn,
Chipman,
Colwell,
Copley,
Dort,
Dunlap,
Dusseak,
Forbes,
Gies,
Green,
Griswold,
Haire,
Haynes,

Lapham,
Lewis,
Look,
Mallory,
Maxwell,
May,
McKay,
McKernan,
Mickley,
Munger,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,

Stewart,
Swift,
Taylor,
Thomas,
Tupper,
Utley,
Van Fleet,
Warner,
Wendell,
Wilcox,
Willits,
Woodman,
Woodruff,
Woodward,
Speaker,

68

NAYS.

Mr. Fisher,
Welch,

Mr. Williams,

Mr. Woodworth,

4

Title agreed to.

On motion of Mr. Landon,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 87, entitled

A bill to provide for the assessment and collection of certain taxes in the township of Dayton, Tuscola county, and to grant an extension of time therefor,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Lewis asked the unanimous consent of the House to amend the bill by striking out the proviso at the end of section three;

Objected to by Mr. Landon.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Ball,
Beach,
Boies,
Bond,

Mr. O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Landon,

Mr. Schars,
Seymour,
Shier,
Slocum,
L. Smith,

Bonine,
Brockway,
Cady,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fisher,
Forbes,
Gies,
Green,
Griswold,
Haire,
Hazen,
M. D. Howard,

Lapham,
Lewis,
Look,
Mallary,
Maxwell,
May,
McKernan,
Mickley,
Munger,
Nixon,
O'Grady,
Osborn,
Packard,
Rowe,
Runyan,
Sanderson,

Stewart,
Swift,
Taylor,
Thomas,
Tupper,
Utley,
Van Vleet,
Wendell,
Wilcox,
Willits,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

64

NAYS.

Mr. Bayley, Mr. Warner, Mr. Williams, 3

Title agreed to.

House manuscript bill, entitled

A bill to change the name of Lake City to Wenona,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Bayley,
Bail,
Bartow,
Beach,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Fisher,
Forbes,
Gies,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Landon,
Lapham,
Look,
Mallary,
Maxwell,
May,
McKernan,
Mickley,
Munger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,

Mr. Schars,
Seymour,
Slossum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Thomas,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
Wilcox,
Willits,
Woodman,
Woodruff,
Woodward,

Green,
Griswold,
Haire,
Hazen,

Phillips,
Rowe,
Runyan,
Sanderson,

Woodworth,
Yawkey,
Speaker,

71

NAYS.

0

The question being upon agreeing to the title,

Mr. Williams moved to amend the title by substituting "Hiawatha," for "Wenona;"

Which was not agreed to.

The title was then agreed to.

On motion of Mr. Maxwell,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 80, entitled

A bill to provide for the drainage and reclamation of swamp land, by means of the improvement of the Lamont and Zealand State road, in Ottawa county,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
Bayley,
Ball,
Bartow,
Beach,
Boies,
Bond,
Bonine,
Brockway,
Cady,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dusseau,
Fisher,
Forbes,
Gies,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Landon,
Lapham,
Lewis,
Look,
Maxwell,
May,
McKay,
McKernan,
Mickley,
Munger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,

Mr. Runyan,
Sanderson,
Schars,
Seymour,
Shier,
L. Smith,
W. T. Smith,
Swift,
Taylor,
Thayer,
Tupper,
Utlely,
Van Vleet,
Warner,
Welch,
Wendell,
Wilcox,
Willits,
Woodman,
Woodruff,

Green,
Griswold,
Haire,
Hazen,

Packard,
Phillips,
Rowe,

Woodward,
Yawkey,
Speaker,

70

NAYS.

Mr. Williams,

1

Title agreed to.

On motion of Mr. M. D. Howard,

By a vote of two-thirds of all the members elect, the bill was
ordered to take immediate effect.

House bill No. 246, entitled

A bill to amend act No. 50, entitled "An act to provide for
the drainage and reclamation of swamp lands, by means of a
road, to be known as the East Saginaw and Junction State
road," approved February 5, 1864,

Was read a third time, and pending the taking of the vote
on the passage thereof,

Mr. Dunlap moved to recommit the bill to the committee on
public lands, with instructions to restrict the selection of lands
to the counties through which the road runs;

Mr. Maxwell demanded the yeas and nays on the motion to
recommit;

The demand was seconded, and the motion did not prevail,
by yeas and nays, as follows:

YEAS.

Mr. Bayley,
Bartow,
Beach,
Brockway,
Cady,
Dunlap,
O. F. Howard,

Mr. J. H. Jones,
Landon,
McKay,
Mickley,
Munger,
Newcomb,

Mr. Osborn,
Sanderson,
Shier,
Stewart,
Wendell,
Willits,

19

NAYS.

Mr. Aitkin,
Ball,
Boies,
Bond,
Bonine,
Camburn,
Chipman,

Mr. Hazen,
M. D. Howard,
Jewell,
Keeler,
Kenny,
Lapham,
Mallory,

Mr. W. T. Smith,
Swift,
Taylor,
Thayer,
Tapper,
Uteley,
Van Vleet,

Cobb,	Maxwell,	Warner,
Colwell,	McKernan,	Welch,
Copley,	Nixon,	Wilcox,
Dort,	Nowland,	Williams,
Fisher,	O'Grady,	Woodman,
Forbes,	Packard,	Woodruff,
Gies,	Phillips,	Woodworth,
Green,	Rowe,	Yawkey,
Griswold,	Schars,	Speaker,
Haire,	L. Smith,	50

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hazen,	Mr. W. T. Smith,
Ball,	M. D. Howard,	Swift,
Boies,	Jewell,	Taylor,
Bond,	Kenny,	Thayer,
Bonine,	Lapham,	Tupper,
Brockway,	Mallary,	Utley,
Cady,	Maxwell,	Van Vleet,
Camburn,	McKernan,	Warner,
Chipman,	Munger,	Welch,
Cobb,	Newcomb,	Wendell,
Colwell,	Nixon,	Wilcox,
Copley,	O'Grady,	Woodman,
Dort,	Packard,	Woodruff,
Fisher,	Phillips,	Woodward,
Gies,	Rowe,	Woodworth,
Green,	Schars,	Yawkey,
Griswold,	Seymour,	Speaker
Haire,	L. Smith,	58

NAYS.

Mr. Bayley,	Mr. J. H. Jones,	Mr. Sanderson,
Bartow,	Landon,	Shier,
Beach,	McKay,	Stewart,
Dunlap,	Mickley,	Willits,
Forbes,	Nowland,	Williams,
O. F. Howard,	Osborn,	17

Title agreed to.

House manuscript bill, entitled

A bill to provide for extending the time for the construction of the State swamp land roads in the Upper Peninsula,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAH.

Mr. Ball,	Mr. J. H. Jones,	Mr. L. Smith,
Beach,	Kenny,	W. T. Smith,
Boies,	Landon,	Swift,
Bond,	Lapham,	Taylor,
Bonine,	Maxwell,	Thayer,
Brockway,	McKernan,	Tupper,
Cady,	Mickley,	Utley,
Cambarn,	Munger,	Welch,
Cobb,	Nixon,	Wendell,
Colwell,	Nowland,	Wilcox,
Copley,	O'Grady,	Willits,
Dort,	Osborn,	Williams,
Fisher,	Packard,	Wolman,
Gies,	Phillips,	Woodruff,
Green,	Sanderson,	Woodward,
Griswold,	Schars,	Woodworth,
Hazen,	Seymour,	Yawkey,
M. D. Howard,	Shier,	Speaker,
Jewell,		

56

NAYS.

Mr. Dunlap,	Mr. McKay,	Mr. Stewart,
Dusseau,	Newcomb,	Van Vleet,
O. F. Howard,	Rowe,	Warner,

9

The question being upon agreeing to the title,

Mr. O'Grady offered the following as a substitute therefor:

"A bill authorizing the Commissioner of the Land Office to liquidate the certificates of the Commissioner of the Marquette and Bay de Noc State road, by the location of the same upon any of the swamp lands in the counties traversed by said road, which are subject to sale;"

Which was agreed to.

The title, as amended, was agreed to.

On motion of Mr. O'Grady,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate joint resolution No 12, entitled

Joint resolution for the relief of Amos Gould,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Schars,
Bayley,	Keeler,	Seymour,
Ball,	Kenny,	Shier,
Beach,	Landon,	L. Smith,
Boies,	Lapham,	W. T. Smith,
Bond,	Look,	Stewart,
Bonine,	Mallery,	Swift,
Cady,	Maxwell,	Taylor,
Cobb,	McKay,	Thayer,
Colwell,	McKernan,	Utley,
Copley,	Mickley,	Van Vleet,
Dort,	Munger,	Warner,
Dunstedt,	Newcomb,	Welch,
Fisher,	Nixon,	Wendell,
Forbes,	Nowland,	Wilcox,
Gies,	O'Grady,	Willits,
Green,	Osborn,	Woodman,
Griswold,	Packard,	Woodruff,
Haire,	Phillips,	Woodward,
Hasen,	Reed,	Woodworth,
M. D. Howard,	Rowe,	Yawkey,
O. F. Howard,	Ryan,	Speaker.
Jewell,	Sanderson,	

68

NAYS.

Mr. Camburn, Mr. Williams,

9

Title and preamble agreed to.

On motion of Mr. Phillips,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

House bill No. 262, entitled

A bill to appropriate the highway taxes upon certain lands of non-residents in the townships of Orange, Sebawa and Danby, in the county of Ionia, for the purpose of improving the Grand River turnpike, in said townships,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Sanderson,
Bayley,	O. F. Howard,	Schars,
Ball,	Jewell,	Seymour,
Beach,	J. H. Jones,	Shier,

Boies,	Kendry,	L. Smith,
Bond,	Landon,	W. T. Smith,
Bonine	Lapham,	Stewart,
Brookway,	Lock,	Swift,
Cady,	Mallery,	Taylor,
Camburn,	Maxwell,	Thayer,
Chipman,	McKay,	Tupper,
Cobb,	McKernan,	Utley,
Colwell,	Mickley,	Van Vleet,
Copley,	Munger,	Warner,
Dart,	Newcomb,	Welch,
Dunlap,	Nixon,	Wendell,
Dussan,	Nowland,	Wilcon,
Fisher,	O'Grady,	Willis,
Forbes,	Osborn,	Woodman,
Gies,	Packard,	Woodruff,
Green,	Phillips,	Woodward,
Griswold,	Reed,	Woodworth,
Haire,	Rowe,	Yawkey,
Haynes,	Ryan,	Speaker,
Hasen,		

NAYS.

Title agreed to.

On motion of Mr. Welch,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 128, entitled

A bill to amend an act entitled an act to provide for the formation of companies to construct canals or harbors, and improve the same, approved March 13, A. D. 1861, and an act amendatory thereto, approved January 18, 1862,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Ryan,
Bayley,	O. F. Howard,	Sanderson,
Ball,	Jewell,	Schars,
Bartow,	J. H. Jones,	Shier,
Beach,	Kenny,	L. Smith,
Boies,	Landon,	W. T. Smith,
Bond,	Lapham,	Stewart,
Brookway,	Lock,	Swift,
Cady,	Mallery,	Taylor,

Camberb,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dussan,
Fisher,
Forbes,
Gica,
Green,
Haize,
Haynes,
Hansen,

Maxwell,
May,
McKay,
McKernan,
Mickley,
Muhger,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,
Rowe,

Thayer,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Woodworth,
Yawkey,
Speaker,

72

NAYS.

0

Title agreed to.

On motion of Mr. Woodruff,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 88, entitled

A bill making appropriations for the support of the State Agricultural College, and to pay the expenses of the State Board of Agriculture,

Being under consideration,

Mr. Warner asked the unanimous consent of the House to amend the bill by adding the following proviso to section 2 thereof:

Provided, No more than one professor or teacher shall be employed in said Agricultural College, and paid out of the money herein appropriated, for each twenty students in attendance at said College;

Objected to by Mr. W. T. Smith.

Mr. Williams asked the unanimous consent of the House to add the following to section two of the bill:

Provided, The secretary of the State Board of Agriculture shall publish annually, for the years 1865 and 1866, in his report to the Governor and Legislature, the following items of information in the order hereinafter named:

No. of professors, and salary of each;
 " employes, how employed, and pay of each;
 " days' labor on the farm by paid employes;
 " " " " " students;

Amount paid students for labor;

Acres of land cultivated in farm crops—each kind;

Amount of farm products per acre

" " garden " " " "

No. of head of cattle and increase,

" " horses " " " "

" " sheep " " " "

" " swine " " " "

" " fowls " " " "

Any other kind of stock,

No. of fruit trees and product,

Amount of products disposed of, and in what manner—each kind;

Amount received for products—each kind;

Amount of stock disposed of, and in what manner—each kind;

" " " if added, and cost—each kind;

" " farm implements added " "

Total cost of boarding hall, and repairs of same;

No. of weeks board furnished students, and charge for each;

" " " " employes;

" " " " all others, and whom;

Amount expended in cash for buildings and repairs—each;

No. of days' labor by students for " " " "

No. of days' labor by others for buildings and repairs—each;

Inventory, cost and value of farm implements."

Objected to by Mr. Chipman.

Mr. J. H. Jones asked the unanimous consent of the House to amend the bill by striking out the word "fifteen," in lines two and three of section one, and inserting in lieu thereof the word "twelve;"

Objected to by Mr. Thayer.

Mr. Haynes asked the unanimous consent of the House to

amend the bill by adding thereto the following proviso: "Provided, That there shall be employed no more than one professor or teacher to teach and every sixteen students in actual attendance at said College."

Objected to by Mr. Thayer.

Mr. Welch asked the unanimous consent of the House to add the following proviso to section two: "Provided, Five thousand dollars of the amount raised per annum, be appropriated to the Michigan Female College;".

Objected to by Mr. Munger.

Mr. Haynes asked the unanimous consent of the House to amend the bill by adding at the end of section two, the following:

"Provided; That hereafter the sons of deceased soldiers, whose fathers have fallen in defense of the flag of our country, shall be admitted to, and be educated at one-half the usual price, to the number of fifty, and that number shall have preference over all other students: *Provided further*, That no sons of soldiers shall be admitted into the College, unless their fathers were residents of the State of Michigan at the time of their enlistment into the service of the United States;"

Objected to by Mr. Williams.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Landon,	Mr. Seymour,
Ball,	Lewis,	Slocum,
Beach,	Mallary,	L. Smith,
Boies,	Maxwell,	W. T. Smith,
Bonine,	McKay,	Swift,
Brockway,	McKernan,	Taylor,
Cady,	Mickley,	Thayer,
Chipman,	Munger,	Tupper,
Cobb,	Newcomb,	Utley,
Colwell,	Nixon,	Van Vleet,
Copley,	O'Grady,	Willits,
Dort,	Osborn,	Woodman,
Green,	Packard,	Woodruff,

Griswold,
M. D. Howard,
O. F. Howard,
Kenny,

Phillips,
Reed,
Rowe,
Sanderson,

Woodward,
Woodworth,
Yawkey,
Speaker, 51

NAYS.

Mr. Bayley,
Bartow,
Beed,
Dunlap,
Dussseau,
Fisher,
Forbes,
Gies,
Haire,

Mr. Haynes,
Hazen,
Jewell,
J. H. Jones,
Lapham,
Look,
May,
Nowland,
Runyan,

Mr. Schars,
Shier,
Stewart,
Warner,
Welch,
Wilcox,
Williams,
Winsor, 26

Title agreed to

On motion of Mr. Thayer,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

By unanimous consent, the following report was submitted:

The committee of conference, to whom was referred the disagreement between the two Houses, on Senate bill No. 79, entitled

A bill supplementary to an act entitled "An act to provide for the payment of bounties to volunteers in the military or naval service of the United States, approved February 4, 1865,

Have had the same under consideration, and directed me to report, that after several meetings with the committee appointed on the part of the Senate, and a free and full interchange of views and opinions relating to the subjects in disagreement, the joint committee have been wholly unable to agree upon any satisfactory arrangement of the subjects dividing the two Houses, and have directed me to report that fact to the House, and respectfully recommend the appointment of another committee of three, to confer with a like committee to be appointed on the part of the Senate, upon the disagreement of the two Houses upon the aforesaid entitled bill, and from the further consideration of the subject your committee ask to be discharged.

P. DEAN WARNER, *Chairman.*

On motion of Mr. Welch,

The report was laid on the table.

The Speaker asked and obtained leave of absence for Mr. Bonine, for an indefinite time, from and after to-day.

Mr. Brockway moved that the House take a recess until this afternoon at 2 o'clock;

Mr. M. D. Howard moved to amend the motion by striking out "2," and inserting in lieu thereof "2½;"

Which motion prevailed.

The motion, as amended, then prevailed.

—
AFTERNOON SESSION.

2½ o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

Mr. McKernan, by unanimous consent, moved to take from the table House manuscript bill, entitled

A bill to accept a grant of land by act of Congress to aid in the construction of a ship canal from Portage Lake to Lake Superior, and to provide for the construction of the same;

Which motion prevailed.

On motion of Mr. McKernan,

The bill was referred to the committee on federal relations.

Mr. M. D. Howard, by unanimous consent, moved to reconsider the vote by which the House refused to pass Senate bill No. 66, entitled

A bill to provide for connecting the Duncan, Alpena and Sauble River State road with the East Saginaw and Sauble River State road;

Which motion prevailed.

On motion of Mr. M. D. Howard,

The Clerk was directed to request the Senate to return said bill to the House.

GENERAL ORDER.

On motion of Mr. Munger,

The House went into committee of the whole, on the general order,

Mr. Warner in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 249, entitled

A bill to amend section 1, of act 45, of the session laws of 1864, the same being an act to provide for the drainage and reclamation of swamp land, by means of a State road and ditches, in Sanilac and Huron counties;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following entitled bills:

2. House bill No. 268, entitled

To provide for the legalization and payment of certain Cass county bonds;

3. House bill No. 187, entitled

A bill to encourage immigration;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following bills:

4. Senate bill No. 20, entitled

A bill to encourage immigration;

5. Senate bill No. 22, entitled

A bill to authorize the formation of corporations for the purpose of engaging in trade, commerce or navigation, or other business connected therewith;

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

P. DEAN WARNER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,

The House concurred in the amendments made to the first named bill, *in gross*, and the first and second named bills were placed on the order of third reading.

On motion of Mr. Griswold,

The third named bill was recommitted to the committee on State affairs, with instructions to report thereon at as early a day as practicable.

On motion of Mr. Winsor,

The fourth named bill was recommitted to the committee on State affairs.

Mr. Chipman moved to lay the fifth named bill on the table;

Which was not agreed to.

On motion of Mr. M. D. Howard,

The House concurred in the action of the committee in striking out all after the enacting clause of the bill.

On motion of Mr. Maxwell,

The enacting clause was laid on the table.

Mr. Cobb moved that the House adjourn;

Which motion was withdrawn.

By unanimous consent, the following report was submitted:

The special committee appointed by the House, to confer with a like committee from the Senate, relative to the disagreement of the two Houses in regard to Senate bill No. 56, being

A bill making appropriations for the soldiers' relief fund,

The disagreement being on the amendment of the House, in striking out of line two, in sections one and two, the words "war fund," and inserting "military fund" in lieu thereof, respectfully report that they have met and conferred with the committee on the part of the Senate, and the majority of the joint committee of the two Houses concur in the following report, and re-

commend that the Senate do concur in the amendment made by the House to the said Senate bill making appropriations for the soldiers' relief fund, and that the bill when so amended do pass. And the committee do also further recommend to the House that Senate bill No. 58, being

A bill to amend an act entitled "An act for the reorganization of the military forces of the State of Michigan," approved January 18th, 1862,

Be taken from the table and so amended as to provide uniforms for any number of companies not exceeding twenty, said companies not to consist of more than fifty men each: *Provided*, That the cost of such uniforms to the military fund shall not exceed the sum of twenty dollars each; also, that the said Senate bill No. fifty-eight, be further amended by striking out each and every other provision therein contained by which the pay, recompense or emoluments of any officer, non-commissioned officer, musician or private is increased for encampments, parades, drills, transportation, subsistence or forage. All of which is respectfully submitted.

D. MONROE,

A. L. GREEN.

On motion of Mr. M. D. Howard,

The report was laid on the table.

Mr. Wilcox, by unanimous consent, moved to reconsider the vote by which the House refused to pass House joint resolution, entitled

Joint resolution to authorize the Auditor General to cancel all sales made at the annual tax sales for the county of Wayne, in the year 1863, and re-advertise and re-offer them for sale and to authorize him to pay certain moneys to the publishers of the Detroit Advertiser and Tribune;

Mr. O'Grady demanded the yeas and nays;

The demand was not seconded.

The motion to reconsider prevailed.

On motion of Mr. Wilcox,

The joint resolution was laid on the table.

On motion of Mr. Oddy,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Wednesday, March 15, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Burgess.

Roll called: quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on ways and means:

The committee on ways and means, to whom was referred a preamble and resolutions offered by Hon. Mr. Look, of Oakland, relative to the exemption of United States bonds from taxation, presented to the House on the 15th day of February last, respectfully report that they have considered the subject, and are of the opinion that there is no just ground for the complaint alleged in the preamble to the resolutions referred to the committee, viz: that the exemption of these bonds from taxation tends to array capital against labor, and to place labor at the mercy of capital.

These bonds were issued to provide for the extraordinary and pressing exigencies of the present rebellion, and it is well known that the fact of their exemption from taxation causes the bonds to be sold by the government at much higher rates than could otherwise be realized, so that the purchaser, whether a capitalist purchasing his tens of thousands, or the artisan, farmer or returned soldier investing by \$100, or \$50, pays the full consideration for the exemption. It is not true that these national bonds are monopolized by capitalists, as they are in European governments; they are taken by the people at large, of all classes. Ask the government agents, and they will tell you that the largest portion of these bonds or loans are issued and taken in denominations of \$50, and \$100, and the next largest in \$500, and that they are taken by mechanics, farmers, soldiers,

widows and orphans, as well as by the merchant and banker, and that special facilities are studiously afforded to diffuse them widely among the people at large. "Tis the people's subscription, and the people's money."

The exemption in question was justifiable as an inducement to our own citizens to take these bonds rather than to suffer them to go into foreign hands, and the fact that they have been and are so taken at home, has unquestionably greatly strengthened the bonds of the Union, which treason and treachery are making such herculean efforts to sever. The success of this policy thus far is its own best justification.

But while your committee consider the policy heretofore pursued to have been justifiable and wise under the peculiarly difficult and anomalous position in which the government has been placed, and would not in any event counsel or encourage any attempt to break the plighted faith of the government by imposing a tax upon bonds already issued under such exemption, and which may yet be issued while the same necessity exists; nevertheless your committee would express the desire, that so soon as this necessity is passed, that all bonds thereafter issued by the government shall be subject to the same rule of taxation as other personal property. Your committee would therefore report back the preamble and resolutions referred to them, with the following substitute therefor, which they recommend be adopted by the House:

Resolved, (the Senate concurring,) That while we recognize the necessity and wisdom of the policy which, under the exigencies of the rebellion, has induced the national government to exempt from taxation the bonds issued to raise the pecuniary means to sustain the Union, we nevertheless recommend that so soon as this exigency shall be passed, all bonds thereafter issued shall be subject to the ordinary rule of taxation.

Resolved, That the Governor be and he hereby is requested to transmit a copy of this resolution to each of our Senators and Representatives in Congress.

A. L. GREEN, *Chairman*.

Report accepted and committee discharged.

Mr. J. H. Jones moved that the House concur in the adoption of the substitute reported by the committee;

Mr. Look demanded the yeas and nays;

The demand was seconded, and the substitute was adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Laing,	Mr. Segunoor,
Bayley,	Landon,	Shier,
Beach,	Lapham,	Slocum,
Boies,	Lewis,	L. Smith,
Brookway,	Mallory,	W. T. Smith,
Cady,	McKay,	Stewart,
Camburn,	Mickley,	Taylor,
Cobb,	Monroe,	Thayer,
Copley,	Munger,	Tupper,
Fisher,	Newcomb,	Utley,
Green,	Nixon,	Van Fleet,
Griswold,	Osborn,	Warner,
Haynes,	Peckard,	Willcox,
Hazen,	Reed,	Willits,
O. F. Howard,	Rowe,	Woodman,
Jewell,	Runyan,	Woodruff,
J. H. Jones,	Sanderson,	Woodworth,
Kesler,	Schurz,	Speaker,
Kenny,		

55

NAYS.

Mr. Bartow,	Mr. Haire,	Mr. Nowland,
Bond,	Horton,	O'Grady,
Chipman,	Look,	Welch,
Colwell,	Maxwell,	Wendell,
Dort,	May,	Williams,
Forbes,	McKernan,	Winsor,
Gies,	Morton,	Yawkey,

51

The resolution was then adopted.

By the committee on ways and means:

The committee on ways and means, to whom was referred Senate bill No. 127, entitled

A bill to amend sections 16, 18, 21 and 22, of chapter 14 of the compiled laws, relative to hawkers and peddlers;

Also, five petitions signed by numerous persons and business

Merms of Detroit, asking for the proposed amendment to said law,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Munger,

The House concurred in the amendments made to the bill by the committee.

On motion of Mr. Chipman,

The bill was placed on the order of third reading.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to appropriate land to the county of Monroe for the purpose of draining swamps, marshes and other low lands,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do not pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Williams,

The bill was laid on the table.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to appropriate an additional half section of State swamp land to the mile on the Ithaca and St. Charles State road, in Gratiot and Saginaw counties,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass,

and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

The bill was ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to provide for the drainage and reclamation of swamp lands, by means of State roads, in the counties of Mackinac, Chippewa, Schoolcraft and Marquette,

Respectfully report that they have had the same under consideration, and have directed me to report the accompanying substitute, recommending that the substitute be concurred in, and that the substitute do pass, and ask to be discharged from the further consideration of the subject.

EZRA HAZEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. McKernan,

The House concurred in the adoption of the substitute reported by the committee.

The bill was then ordered printed, referred to the committee of the whole, and placed on the general order.

By the committee on the judiciary:

The committee on the judiciary, to whom was referred Senate bill No. 135, entitled

A bill authorizing actions for malpractice against persons holding out as physicians or surgeons in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. M. D. Howard,
The House concurred in the amendment made to the bill
by the committee.

The bill was then referred to the committee of the whole, and
placed on the general order.

By the committee on federal relations:

The committee on federal relations, to whom was referred
A bill to accept a grant of land made by act of Congress, to
aid in the construction of a ship canal, at the head of Portage
Lake with Lake Superior, and to provide for the construction
of the same,

Respectfully report that they have had the same under con-
sideration, and have directed me to report the same back to the
House, with a substitute therefor, and recommend that the sub-
stitute be concurred in, and that the bill, when so substituted,
do pass, and ask to be discharged from the further consid-
eration of the subject.

W. H. BROCKWAY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. McKernan,

The House concurred in the adoption of the substitute re-
ported by the committee.

The bill was then ordered printed, referred to the com-
mittee of the whole, and placed on the general order.

By the committee on military affairs:

The committee on military affairs, to whom was referred the
petition of Peter W. Humback, deputy provost marshal, and
other citizens of Mackinac county, praying for the relief of
John Henry Wydeman, of said county, have investigated the
subject, and find the facts to be substantially as follows:

John H. Wydeman, of the aforesaid county of Mackinac,
did, in the winter and spring of 1864, furnish subsistence to
the volunteers of said county, by request of civil and military
officers acting under authority of the provost marshal of the
fourth congressional district; that said Wydeman acted in
good faith, and was made to believe that he would receive pay

at the rate of fifty cents per day for each man subsisted. The committee believe the claim to be just, and that it will be paid by the general government whenever the account is certified to by the provost marshal of the district to which the men were credited, and presented to provost marshal B. H. Hill, of Detroit, as the general government pays all the expenses of the recruiting service. The committee have therefore instructed me to report the petition back to the House, and recommend that as the claim is not valid against the State, the petitioners have leave to withdraw their petition.

J. J. WOODMAN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. J. H. Jones,

The recommendations of the committee were concurred in.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report the following bills as correctly enrolled, signed and presented to the Governor:

A bill to punish the recruiting of men for the volunteer service of other States;

Also,

A bill to provide for the levying and collecting of taxes for the maintenance of free schools in the city of Detroit;

Also,

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from Nunica, in Ottawa county, to Muskegon, in Muskegon county, to be known as the Nunica and Muskegon State road;

Also,

A bill to amend section 1468, in chapter 40, of the compiled laws, it being section 3, of chapter 2, title 9, part 1, of the revised statutes of 1838, relative to the election of superintendents of the poor;

Also,

A bill authorizing the purchase of certain lands for the State Reform School, and appropriating money therefor;

Also,

A bill authorizing the State Librarian to sell or dispose of certain books or public documents;

Also,

A bill to legalize the action of the several townships of the county of Kalamazoo, in raising bounties for volunteers;

Also,

A bill to change the name of Edgar C. Yates to Edgar O. Dibble;

Also,

A bill to prevent fishing with seines, pound or trap nets, in the small inland lakes and streams in the State of Michigan;

Also,

A bill to amend section 6 of an act entitled "an act supplementary to an act to amend an act entitled an act to authorize the formation of corporations for mining, smelting, or manufacturing purposes," approved February 6, 1855;

Also,

A bill to lay out and establish a State road in the Upper Peninsula, to be known as the Winona and Franklin State road, and to provide for the construction of the same;

A bill for the acceptance of the donation of public lands made by an act of Congress, approved June 20th, 1864, for the construction of certain wagon roads, for military and postal purposes, and to provide for the construction of the same;

Also,

A bill to amend an act entitled an act to authorize the counties of Jackson and Eaton, and the cities and townships of such counties, and of Barry and Kent, the townships of Onondaga and Leslie, in Ingham county, and Leighton and Wayland, in Allegan county, to pledge their credit in aid of the construction of a railroad from Jackson to Grand Rapids, being act No. 67, of session laws of 1864.

JOHN LANDON, *Chairman.*

Report accepted.

REPORTS OF SELECT COMMITTEES.

The undersigned, from the committee of conference to whom was referred the disagreement of the two Houses upon Senate bill No. 56, entitled

A bill making appropriations for the soldiers' relief fund,

Being unable fully to concur in the report submitted by the majority of said committee, begs leave respectfully to submit the following:

The bill, as passed by the Senate, appropriated out of the war fund of the State the sum of twenty-five thousand dollars to the soldiers' relief fund, five hundred of which was for the payment of arrears of said soldiers' relief fund, the remaining twenty thousand to be expended under the provisions of act 31, of the session laws of 1863. The undersigned heartily concurs in that portion of the majority report which recommends the concurrence of the Senate in the House amendment, by which the said sum of twenty-five thousand dollars is taken from the military fund instead of from the war fund. The military fund has been raised under the act of 1862, for the purpose of encouraging the formation and discipline of military companies within the State. Scarcely anything has been done towards raising and equipping companies under that act, and the fund that has been raised under it is now lying idle in the treasury, to the amount of nearly fifty thousand dollars. As long as thousands of the brave and noble men who have perilled their lives in the nation's defense are suffering from sickness or honorable wounds, or are needing the common comforts of life, it is eminently proper that the State should administer to their relief, and a just economy will dictate that the money to be expended for that purpose be taken from the fund for which the State has no immediate use. The military fund is just such a fund, while the war fund, which goes to pay bounties to our soldiers, will not only be every dollar of it needed, but heavy taxes must be annually levied to supply its deficiencies.

But the undersigned dissents from that portion of the majority report which recommends that Senate bill No. 58, being

a bill to amend said act of 1862, be taken from the table and so amended as to provide for uniforming the military companies formed under it at the expense of the State. Senate bill No. 58 was not referred to the committee, and was not before it in any regular or lawful form for its consideration, and the undersigned regards the recommendation which the majority report makes in relation to that bill as a mere assumption. Even if the committee had possessed any authority to make such a recommendation, the undersigned would respectfully have opposed the inauguration of a policy which would only result, as he believes, in providing a few ambitious but not over-valiant men with dashing regimentals and bloodless swords, without producing to the State any benefit corresponding with the immense expense of such a system.

All of which is respectfully submitted.

H. M. LOOK.

On motion of Mr. M. D. Howard,
The report was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 14, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to re-transmit to the House the following bill:

Senate bill No. 66, entitled

A bill to provide for connecting the Duncan, Alpena and Sauble River State road with the East Saginaw and Sauble River State road,

In compliance with a request of the House so to do.

Very respectfully,

THOS. B. GLENN,

Secretary of the Senate.

On motion of Mr. Maxwell,

The bill was placed on the order of third reading.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 15, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills and joint resolution:

1. House bill No. 79, entitled

A bill granting forty acres of swamp land to John Mauren, Clinton county, Michigan, and authorizing the Commissioner of the Land Office to issue deed;

2. House bill No. 259, entitled

A bill to authorize any of the towns or municipalities in the counties of Oakland, Livingston, Wayne, Monroe and Washenaw, to pledge their credit to aid in the construction of a railroad from the village of Holly, in the county of Oakland, to Monroe, in the county of Monroe;

3. House joint resolution No. 18, entitled

Joint resolution for the relief of David W. Noyes, Loren Andrews, Unn Miller and Hiram W. Miller, heirs at law of Joseph Miller, deceased;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills and joint resolution were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 15, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 135, entitled

A bill appropriating certain highway taxes for the improvement of a road in the counties of Eaton, Ionia and Clinton;

2. House bill No. 166, entitled

A bill to provide for the construction of certain drains and ditches in the county of St. Clair, and making an appropriation of swamp lands to aid in the construction of the same;

3. House bill No. 186, entitled

A bill to amend an act entitled an act to amend section 4 of an act entitled an act to provide for the drainage and reclamation of swamp lands, in township 6 north, of range 14 and 15 west, and to aid the township of Holland in the improvement of the harbor at the mouth of North Black River, in said township, approved January 29, 1863;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 15, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bills:

1. Senate bill No. 183, entitled

A bill to provide for the recovery of taxes paid on real estate by persons claiming title thereto, in certain cases;

2. Senate bill No. 184, entitled

A bill to amend section 1282, of the compiled laws, relative to limited partnerships;

Which has passed the Senate by a majority vote of all the

Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills were read a first and second time by their titles, and referred to the committee on the judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 15, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bills:

1. Senate manuscript bill, entitled

A bill to legalize the action of the townships and cities of the county of Washtenaw, in raising bounties for volunteers;

2. Senate bill No. 42, entitled

A bill to authorize the formation of mechanics' and laboring men's co-operative associations;

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The first named bill was read a first and second time by its title, and referred to the committee on war bounties.

The second named bill was read a first and second time by its title, and referred to the committee on banks and incorporations.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 15, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Resolved, (the House concurring.) That the Secretary of State be and is hereby authorized and directed, to forward one copy of the laws and resolutions passed at the present session of the Legislature; also, one copy of the journals and documents of the Senate and House of Representatives, and joint documents of the Senate and House of Representatives, to each of the members and officers of the two Houses, directed to the clerks of the several counties in which said members and officers reside, as soon as the same shall be printed, bound and ready for delivery;

Which has passed the Senate, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Woodman,

The House concurred in the adoption of the resolution.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 15, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Resolved, By the Senate, (the House concurring,) That the journals, documents and laws of the session of the Legislature of the year eighteen hundred and sixty-five, be bound in the same style, as near as may, consistently and practicably, as the binding of the laws and journals of the legislative session of eighteen hundred and sixty-three, the same to be done under the direction of the Board of State Auditors;

Which has passed the Senate, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Williams,

The House concurred in the adoption of
MOTIONS, RESOLUTIONS AND

Mr. Boies moved to reconsider the vote refused to pass House bill No. 265, entitled

A bill to allow the president of each in be a member of the board of supervisors;
Which motion prevailed.

The question being on the passage of the

Mr. Chipman asked the unanimous consent amend the bill by adding the following provision

"*Provided, always,* That the number of village shall, from time to time, be determined taken under the authority of the United State;"

Objected to by Mr. Williams.

Mr. Keeler asked the unanimous consent amend the bill by adding the following provision

"*Provided,* Said village shall be entirely one organized township;"

Objected to by Mr. Williams.

The bill was then read a third time and of all the members elect voting therefor, as follows:

YEAS.

Mr. Aitken,	Mr. Look,	Mr.
Beach	Mallery,	
Boies,	Maxwell,	
Brockway,	May,	
Camburn,	McKernan,	
Chipman,	Mickley,	
Cobb,	Monroe,	
Colwell,	Morton,	
Dusseau,	Munger,	
Gies,	Newcomb,	
Green,	Nixon,	
Haynes,	Nowland,	
Horton,	O'Grady,	
Jewell,	Osborn,	
J. H. Jones,	Phillips,	

Kenny,
Laing,
Lewis,

Reed,
Rowe,

Woodworth,
Yawkey,

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NAYS.

Mr. Ball,
Bartow,
Bond;
Cady,
Copley,
Dort,
Dunlap,
Fellows,
Fisher,
Forbes,

Mr. Haire,
Hazen,
M. D. Howard,
O. F. Howard,
Keeler,
Landon,
Lapham,
McKay,
Packard,

Mr. Runyan,
Sanderson,
Shier,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Speaker

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Title agreed to.

Mr. J. H. Jones moved that the bill be ordered to take immediate effect;

Which motion did not prevail.

Mr. Mallary moved to reconsider the vote by which the House concurred in the action of the committee of the whole, in striking out all after the enacting clause of Senate bill No. 22, entitled

A bill to authorize the formation of corporations for the purpose of engaging in trade, commerce, navigation, or other business connected therewith;

Mr. Dusseau moved to lay the motion on the table;

Which motion was withdrawn.

On motion of Mr. Maxwell,

The motion of Mr. Mallary was indefinitely postponed.

Mr. Cobb moved to take from the table the following resolution:

Resolved, (the Senate concurring,) That from and after 12 o'clock noon, on Wednesday, the 22d day of March next, the two Houses will transact no business other than for the President of the Senate and the Speaker of the House to sign enrolled bills, for the approval of the Governor, and the entry of the same on the journals of the proper Houses by the Secretary and Clerk; and that the final adjournment of the Legislature

shall be Friday, the 21th day of March next, at 12 o'clock of that day;

Which motion prevailed.

Mr Woodman offered the following as a substitute

Resolved, (the Senate concurring,) That from and after the 20th day of March, 1865, the two Houses shall do no business, other than for the President of the Senate and Speaker of the House to sign enrolled bills for the Governor, and the entry of the same on the journals of the proper Houses, by the Secretary and Clerk, at the time of final adjournment of this Legislature, shall be on Friday, the 23d day of March, 1865, at 12 o'clock, noon.

Mr. Williams moved to amend the substitute by striking out "Monday, the 20th day of March," and inserting in lieu thereof "Tuesday, the 21st day of March next, at 12 o'clock."

On motion of Mr. Morton,

The resolution was laid on the table.

Mr. Utley moved to discharge the committee of the Senate from the further consideration of House manuscript bill No. 2.

A bill to provide for the drainage and reclamation of lands at the head waters of Roguo River, in the counties of Kent and Newaygo;

Which motion prevailed.

On motion of Mr. Utley,

The bill was placed on the order of third reading.

Mr. Boies moved to discharge the committee of the Senate from the further consideration of House bill No. 2.

A bill appropriating certain State swamp lands for the drainage and improvement of the Meridian line road along Hudson, in Lenawee county, to the State of Ohio and Michigan;

Which motion prevailed.

On motion of Mr. Boies,

The bill was placed on the order of third reading.

Mr. Horton moved to discharge the committee of the Senate from the further consideration of House bill No. 2.

A bill to incorporate the village of Marine, in the county of St. Clair, and to define the boundaries thereof;

Which motion did not prevail.

Mr. May offered the following:

Resolved, That the committee on public lands be and are hereby instructed to report to the House a bill entitled "a bill to appropriate three thousand acres of land to build a bridge over the River Rouge, in Wayne county;"

Which was adopted.

Mr. Maxwell moved to discharge the committee of the whole from the further consideration of House bill No. 298, entitled

A bill to improve the manufacture of salt in Bay county;

Mr. Warner offered the following as a substitute for the motion;

Resolved, That each member of the House be permitted to select such bills from the general order, as he may desire to have transferred to the order of third reading, and that all such bills thus selected shall be transferred to the said order of third reading, without debate;

Which was not adopted.

Mr. Maxwell's motion did not prevail.

Mr. Look offered the following:

Resolved, That hereafter during the present session, no member of this House shall speak more than once upon the same question, nor more than *two minutes* at any one time;

Mr. Mouroe moved to amend the resolution by adding thereto the following: "and that not above his breath;"

Mr. Maxwell moved to amend the resolution by striking out the word "minutes," and inserting in lieu thereof the word "weeks;"

On motion of Mr. Warner,

The resolution was laid on the table.

Mr. Swift moved to discharge the committee of the whole from the further consideration of House manuscript bill, entitled

A bill to amend an act entitled an act to provide for the incorporation of associations for the publication of books, documents, tracts and other publications;

Which motion was withdrawn.

On motion of Mr. Swift,

The bill was ordered printed.

Mr. Boies moved to take from the table the report of the committee on conference, relative to the disagreement between the two Houses on Senate bill No. 79, entitled

A bill supplementary to an act entitled an act to provide for the payment of bounties to volunteers in the military service of the United States, approved February 22, 1864;

Which motion prevailed.

Mr. Boies moved that the House concur in the report of the committee, that a new committee be appointed on the disagreement of the two Houses on Senate bill No. 79, entitled

Which motion prevailed.

The Speaker *pro tem.* appointed as such clerk of the House, Messrs. Boies, Swift and Moore.

Mr. Stewart moved to take from the table Senate resolution No. 16, entitled

Joint resolution in relation to the claim of William Stewart,

Which motion prevailed.

On motion of Mr. Stewart,

The joint resolution was referred to the committee on military affairs.

THIRD READING OF BILLS AND RESOLUTIONS

House bill No. 249, entitled

A bill to amend section 1, of act 45, of the year 1864, the same being an act to provide for the reclamation of swamp lands by means of a system of ditches, in Sanilac and Huron counties,

Was read a third time and passed, a majority of members elect voting therefor, by yeas and nays.

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Shier,
Ball,	Keeler,	Slocum,
Beach,	Kenny,	L. Smith,
Boies,	Laing,	W. T. Smith.
Bond,	Landon,	Swift,
Cady,	Lewis,	Taylor,
Camburn,	Mallory,	Thayer.
Chipman,	Mickley,	Tupper,
Cobb,	Monroe,	Utley,
Copley,	Morton,	Van Vleet,
Dort,	Nixon,	Warner,
Dunlap,	O'Grady,	Wendell,
Fisher,	Osborn,	Wilcox,
Forbes,	Packard,	Willits,
Green,	Phillips,	Winsor,
Haynes,	Rowe,	Woodman,
Horton,	Runyan,	Woodworth,
M. D. Howard,	Sanderson,	Yawkey,
O. F. Howard,	Seymour,	Speaker <i>pro tem.</i>
Jewell,		58

NAYS.

Mr. Bartow, Mr. Stewart, 2

Title agreed to.

House bill No. 263, entitled

A bill to provide for the legalization and payment of certain Cass county bonds,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Copley asked the unanimous consent of the House to amend the bill by inserting in the first line of section one, after the word "Cass," the words "Kent, Van Buren, Newaygo and Ottawa;" also, by inserting the same words after the word "Cass," where it occurs in the second, third and sixth lines, same section; also, by inserting same words after the word "Cass," where it occurs in the first and third lines of section one; also, by striking out all after the word "Cass," to the word "shall," in the fourth line of section one;

Objected to by Mr. Ball.

The bill was then passed, a majority of all the elect voting therefor, by yeas and nays, as follows

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Sey
Bayley,	O F. Howard,	Shi
Ball,	Jewell,	Slo
Bartow,	J. H. Jones,	L. S
Beach,	Keeler,	W.
Boies,	Kenny,	Ste
Bond,	Laing,	Sw
Brockway,	Landon,	Tay
Oady,	Lewis,	Tha
Camburn,	Mallary,	Tup
Chipman,	Maxwell,	Utl
Cobb,	May,	Var
Colwell,	Mickley,	We
Dprt,	Monroe,	Wil
Dunlap,	Newcomb,	Wi
Dusseau,	Nowland,	Wi
Fellows,	O'Grady,	Wo
Fisher,	Packard,	Wo
Forbes,	Phillips,	Wo
Haire,	Rowe,	Wo
Haynes,	Runyan,	Ya
Horton,	Sanderson,	Spe

NAYS.

Mr. Copley, Mr. Osborn, Mr. Wa

The question being upon agreeing to the title,

Mr. Copley offered the following as a substitute

"A bill to instruct the board of supervisors of how to levy taxes on certain Cass county bonds;"

Which was not adopted.

The title was then agreed to.

On motion of Mr. Utley,

The House took a recess until this afternoon at

AFTERNOON SESSION.

2 o'clock

The House met, and was called to order by the
term.

Roll called: quorum present.

Mr. Maxwell moved that there be a call of the House;

Which motion did not prevail.

The House then resumed business under the order of

THIRD READING OF BILLS AND RESOLUTIONS.

House manuscript bill, entitled

A bill to provide for the drainage and reclamation of swamp lands, at the head waters of the Rogue river, in the counties of Kent and Newaygo,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Runyan,	
Ball,	Jewell,	Schars,	
Bayley,	J. H. Jones,	Slocum,	
Boies,	Laing,	W. T. Smith,	
Bond,	Landon,	Stewart,	
Brockway,	Lewis,	Swift,	
Cady,	Mallory,	Taylor,	
Camburn,	Maxwell,	Van Fleet,	
Chipman,	May,	Wendell,	
Cobb,	McKernan,	Wilcox,	
Colwell,	Munger,	Willits,	
Copley,	Newcomb,	Winsor,	
Dort,	Nowland,	Woodman,	
Dusseau,	Osborn,	Woodruff,	
Fisher,	Packard,	Woodward,	
Forbes,	Phillips,	Woodworth,	
Haynes,	Reed,	Yawkey,	
Horton,	Rowe,	Speaker,	54

NAYS.

Mr. Gies,

1

Title agreed to.

Senate bill No. 66, entitled

A bill to provide for connecting the Duncan, Alpena and Sauble River State road with the East Saginaw and Sauble River State road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. O. F. Howard,	Mr. Banyan
Ball,	Jewell,	Schars
Bayley,	J. H. Jones,	Seymo
Boies,	Kenny,	Shier,
Bond,	Laing,	Slocum
Brockway,	Landon,	W. T.
Cady,	Lewis,	Swift,
Camburn,	Mallary,	Taylor
Chipman,	Maxwell,	Van V
Cobb,	May,	Warn
Colwell,	McKernan,	Wend
Copley,	Munger,	Wilco
Dort,	Newcomb,	Willit
Dusseaux,	Nowland,	Willie
Fisher,	O'Grady,	Wood
Forbes,	Osborn,	Wood
Gies,	Packard,	Wood
Haynes,	Phillips,	Wood
Horton,	Reed,	Yawl
M. D. Howard,	Rowe,	Speal

NAYS.

Mr. Stewart,

Title agreed to.

On motion of Mr. Yawkey,

By a vote of two-thirds of all the members elected was ordered to take immediate effect.

Mr. Lewis asked the unanimous consent of the House to submit a report from the committee on the judiciary.

Objected to by Mr. Chipman,

Senate bill No. 127, entitled

A bill to amend sections 16, 18, 21 and 22, of the compiled laws, relative to hawkers and peddlers.

Was read a third time, and pending the taking on the passage thereof,

Mr. Maxwell asked and obtained the unanimous consent of the House to amend the bill by striking out all the words "dollars," in the 19th line of section 12;

Mr. Maxwell asked the unanimous consent of the House to amend the bill by striking out the words "two hundred

13th line of recited section 18, and inserting in lieu thereof, the word "fifty;"

Which amendment was withdrawn.

Mr. Woodman asked and obtained the unanimous consent of the House to amend the bill, by inserting in line 1, of recited section 16, after the word "person," the words, "being a resident of any other State."

Mr. O'Grady asked the unanimous consent of the House to amend the bill, by striking out the word "two," in the 13th line of recited section 18, and inserting in lieu thereof the word "one;"

Objected to by Mr. Look.

On motion of Mr. Chipman,

The bill was re-committed to the committee on ways and means.

By unanimous consent, the committee on the judiciary submitted the following report:

The committee on the judiciary, to whom was referred

A bill to establish a board of public works for the city of Detroit,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without recommendation, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Lewis,

The bill was referred to the committee on banks and incorporations.

House bill No. 302, entitled

A bill appropriating certain State swamp lands for the building and improvement of the Meridian line road, from the village of Hudson, in Lenawee county, to the State line between Ohio and Michigan,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Warner asked and obtained the unanimous consent of the House to amend the bill by inserting, in line 4 of section 4, after the word "entitled," the words "not in two sections."

Mr. Maxwell asked and obtained the unanimous consent of the House to amend the bill by striking out, in the 10th recited section 5, the word "acknowledged," and in lieu thereof the word "verified."

The bill was then passed, a majority of all the members voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Seymour
Bayley,	Keeler,	Slocum
Beach,	Kenny,	L. Smith
Boies,	Lewis,	W. T.
Bond,	Mallory,	Swift,
Brockway,	Maxwell,	Taylor
Cady,	May,	Thayer
Camburn,	McKernan,	Utley,
Chipman,	Munger,	Van Vleet
Cobb,	Newcomb,	Warner
Copley,	Nixon,	Welch
Dort,	Nowland,	Wendell
Dunlap,	O'Grady,	Wilcox
Fellows,	Osborn,	William
Fisher,	Packard,	William
Forbes,	Phillips,	Winn
Gies,	Reed,	Wood
Horton,	Rowe,	Wood
M. D. Howard,	Runyan,	Wood
O. F. Howard,	Sanderson,	Wood
Jewell,	Schars,	Yaw

NAYS.

Mr. Ball,	Mr. Colwell,	Mr. Morrill
Bartow,	Haire,	

Title agreed to.

On motion of Mr. Boies,

By a vote of two-thirds of all the members elected, ordered to take immediate effect.

Senate bill No. 24, entitled

A bill to provide for county superintendents of

to amend certain sections of the primary school laws, and to repeal sections 74, 85, 86, 87, 88, 89 and 90, of chapter 78, of compiled laws,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Mungor moved to recommit the bill to the committee on education, with instructions to so amend the bill as to provide for a superintendent in each Representative district; and to further amend the bill by making it obligatory upon the superintendent to visit each school in his district at least once during each school term;

Mr. O'Grady moved to amend the instructions by adding: And that the committee add the following proviso to the bill: "*Provided*, That no priest, minister or clergyman, shall be eligible to hold the office, or perform the duties of county superintendents;"

Mr. Warner called for a division of the question, so that the question might first be taken on recommitting;

The question being on recommitting,

The motion to recommit did not prevail.

Mr. Wilcox asked the unanimous consent of the House to amend the bill by adding a new section thereto, to stand as section 17, as follows:

"Sec. 17. The provisions of this act shall not apply to any city, or district organized by special act, having a superintendent of schools, except that the annual reports heretofore required to be made to the county clerk by any district officers as *ex officio* school inspector, shall be made to the county superintendent;"

Objected to by Mr. J. H. Jones.

Mr. M. D. Howard asked the unanimous consent of the House to amend the bill so that its provisions should not apply to Ottawa county;

Objected to by Mr. J. H. Jones.

Mr. Look asked the unanimous consent of the House to amend

the bill, by striking out the word "year," in the second section 9, and inserting in lieu thereof the words "soho

Objected to by Mr. Chipman.

Mr. Dusseau asked the unanimous consent of the House to amend the bill, by striking out of the third line of section 9 the word "four," before the word "dollars," and inserting in lieu thereof the word "three;"

Objected to by Mr. Chipman.

Mr. Haynes asked the unanimous consent of the House to amend the bill by striking out, in line 2, of section 2, the word "5," and inserting in lieu thereof the figure "7;"

Objected to by Mr. J. H. Jones.

Mr. Look asked the unanimous consent of the House to amend the bill by adding a new section thereto, as follows: "Sec. 18. The provisions of this act shall not apply to the county of Oakland;"

Objected to by Mr. Williams.

Mr. Boies asked the unanimous consent of the House to amend the bill by adding the following proviso:

"Provided, That in counties which contain more than one senatorial district there shall be a superintendent to each senatorial district;"

Objected to by Mr. J. H. Jones.

Mr. Monroe asked the unanimous consent of the House to amend the bill by striking out of line 2, section 1, the word "8," and inserting in lieu thereof the figure "9;"

Objected to by Mr. Williams.

Mr. Ball demanded the previous question;

Which demand was withdrawn.

Mr. Look asked the unanimous consent of the House to amend the bill by striking out the word "once," in line 2, of section 1, and inserting in lieu thereof the word "twice;"

Objected to by Mr. Utley.

Mr. Morton moved that the bill be made the special order for Thursday evening next;

Mr. O'Grady moved to amend the motion by at

"Thursday evening next," and inserting in lieu thereof the words "this evening;"

Which was not agreed to.

The motion of Mr. Morton was not agreed to.

Mr. Gies demanded the previous question;

The demand was seconded, and the main question ordered.

The bill was not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Ball,	Mr. O. F. Howard,	Mr. Schars,
Boies,	Jewell,	Seymour,
Bond,	Kenny,	L. Smith,
Brockway,	Laing,	W. T. Smith,
Chipman,	Lewis,	Stewart,
Cobb,	Mallory,	Swift,
Colwell,	Maxwell,	Utley,
Copley,	Munger,	Warner,
Dunlap,	Newcomb,	Wilcox,
Fisher,	Osborn,	Williams,
Forbes,	Packard,	Winsor,
Green,	Phillips,	Yawkey,
Horton,		

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NAYS.

Mr. Aitken,	Mr. Landon,	Mr. Thayer,
Bartow,	Lapham,	Tupper,
Bayley,	Look,	Van Vleet,
Beach,	May,	Welch,
Cady,	McKernan,	Wendell,
Camburn,	Monroe,	Willits,
Dort,	Nowland,	Woodman,
Haire,	O'Grady,	Woodruff,
Haynes,	Sanderson,	Woodward,
M. D. Howard,	Shier,	Woodworth,
J. H. Jones,	Slocum,	Speaker,

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GENERAL ORDER.

On motion of Mr. Warner,

The House went into committee of the whole, on the general order,

Mr. Ball in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under o
the following entitled bills:

1. House bill No. 155, entitled

A bill to repeal the charter of the Royal Oak an
plank road company;

Have made no amendment thereto, and have dir
chairman to report the same back to the House,
mend its passage.

The committee of the whole have also had unde
tion the following entitled bill:

2. House bill No. 139, entitled

A bill to enable the Jackson, Lansing and Sagin
company to make certain contracts, and to acq
rights now held by the Amboy, Lansing and Traver
road company;

Have made sundry amendments thereto, and ha
their chairman to report the same back to the Ho
concurrence therein, and recommend its passage.

WILLIAM BALL, C

Report accepted and committee discharged.

On motion of Mr. Seymour,

The House concurred in the amendments made by
mittee to the second named bill.

On motion of Mr. Boies,

The first and second named bills were placed on t
third reading.

On motion of Mr. Maxwell,

The House took a recess until this evening at 7 o'c

EVENING SESSION.

7 o'clock

The House met, and was called to order by the S
tem.

Roll called: quorum present.

GENERAL ORDER.

On motion of Mr. Munger,

The House went into committee of the whole, on the general order,

Mr. Chipman in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bills:

1. House bill No. 143, entitled

A bill to encourage the production of petroleum oil in the State of Michigan;

2. House bill No. 254, entitled

A bill to amend an act entitled an act to amend chapter 150, of the revised statutes of 1846, being chapter 175, of the compiled laws, entitled, "of the fees of certain officers in civil cases," and being act numbered 235, and approved March 20, 1863;

3. House bill No. 279, entitled

A bill to prevent the killing of muskrats during certain seasons of the year, in the counties of Saginaw and Bay;

4. House bill No. 289, entitled

A bill to facilitate the taking of acknowledgments, affidavits and depositions of persons in the military and naval service;

Have stricken out all after the enacting clause thereof, and have directed their chairman to report that fact to the House, asking concurrence therein.

The committee of the whole have also had under consideration the following entitled bills:

5. House bill No. 146, entitled

A bill entitled an act to amend an act to authorize Julia A. Grougan to assign a certain land certificate, approved March 20, 1850;

6. House bill No. 216, entitled

A bill to incorporate the village of Marine, in St. Clair, and to define the boundaries thereof;

7. House bill No. 248, entitled

A bill to provide for the manner in which marshes shall execute conveyances of their separate property;

8. House bill No. 258, entitled

A bill to change the name of Spencer Wetherby Ward;

9. House bill No. 269, entitled

A bill to protect fish and preserve the fisheries of the State;

10. House bill No. 275, entitled

A bill to authorize the board of supervisors of certain towns to determine the amount of salary to be paid to judges of probate;

11. House bill No. 276, entitled

A bill to amend an act entitled an act to provide for the assessment of property at its true value, and for levying and collecting taxes thereon," approved February 14, 1853, and amendatory thereto, approved February 4, 1858;

12. Senate bill No. 94, entitled

A bill to legalize the incorporation of the village of Clinton county;

13. Senate bill No. 79, entitled

A bill requiring judges of probate, in certain cases, to give notice to foreign consuls, of an application for admission to the estate of deceased persons;

14. Senate bill No. 116, entitled

A bill to amend sections 5866 and 5867, of the laws, relative to leasing houses for purposes of gaming;

15. House bill No. 286, entitled

A bill to provide for laying out and establishing a road from the township of Chesaning to the township of Saginaw, all in the county of Saginaw, and to appropriate lands to aid in the construction of the same;

16. Senate bill No. 112, entitled

A bill to amend sections 6 and 12, of act No. 262, of the session laws of 1859, entitled an act for the incorporation of insurance companies, and defining their powers and duties, approved February 15, 1859;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bills:

17. House bill No 271, entitled

A bill to provide for laying out and constructing a State road from Chesaning, in the county of Saginaw, to Buena Vista, in said county;

18. House bill No. 282, entitled

A bill to amend chapter 17, of the compiled laws, relative to fees for collecting taxes;

19. House bill No. 287, entitled

A bill to amend section 16 of an act to organize the Michigan Asylum for the Insane, and more effectually to provide for the care, maintenance and recovery of the insane; also, to amend section 24 of said act, as amended by act No. 120, of the session laws of 1861; and also, to add a new section thereto, to stand as section 44;

20. House bill No. 284, entitled

A bill to authorize the township boards and the president and trustees of villages in the Upper Peninsula, to appoint inspectors of firewood;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following entitled bill:

41. House bill No. 278, entitled

A bill creating the fourteenth judicial circuit;

Have directed their chairman to report the same back to the

House, with the recommendation that it be recommended to the committee on the judiciary, with instructions to the committee to report the same as to attach the territory described in the bill to the fifth judicial circuit for judicial purposes.

The committee of the whole have also had under consideration the following entitled joint resolution:

1. House joint resolution No. 31, entitled

Joint resolution in relation to the grant of land to the State of Michigan to aid in the construction of a railroad way;

Have stricken out all after the enacting clause of the resolution, and all of the preamble, and have directed the committee to report that fact to the House, asking concurrence.

The committee of the whole have also had under consideration the following entitled joint resolution:

2. House joint resolution No. 34, entitled

Joint resolution relative to the distribution of the journals and documents of the session of the Legislature, year A. D. 1865;

Have made no amendment thereto, and have directed the chairman to report the same back to the House, recommending its passage.

J. LOGAN CHIPMAN,

Report accepted and committee discharged.

On motion of Mr. J. H. Jones,

The House concurred in the action of the committee in striking out all after the enacting clause of the first and fourth named bills, and the enacting clauses of the table.

The House did not concur in the action of the committee in striking out all after the enacting clause of the bill; and,

On motion of Mr. Taylor,

The bill was laid on the table.

On motion of Mr. Beiss,

The House concurred in the amendments made

seventh, eighth, ninth, tenth, eleventh, twelfth, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth and twentieth named bills, ~~the~~ ^{cross}, and the bills, from the fifth to the twentieth named, inclusive, were placed on the order of third reading.

On motion of Mr. Maxwell,

The twenty-first named bill was recommitted to the committee on the judiciary, with the instructions recommended by the committee.

On motion of Mr. J. H. Jones,

The House concurred in the action of the committee in striking out all after the enacting clause of the first named joint resolution, and the enacting clause was laid on the table.

On motion of Mr. Boies,

The second named joint resolution was placed on the order of third reading.

On motion of Mr. J. H. Jones,

The House adjourned until to-morrow morning at 8½ o'clock

Lansing, Thursday, March 16, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Potter.

Roll called: quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on war bounties:

The committee on war bounties, to whom was referred Senate manuscript bill, entitled

A bill to legalize the action of the townships and cities of the county of Washtenaw in raising bounties for volunteers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that the bills do pass, and ask to be discharged from the further consideration of the subject.

P. DEAN WARNER, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Warner,

The bill was placed on the order of third reading

By the committee on towns and counties:

The committee on towns and counties, to whom

A bill to organize the county of Grant,

Respectfully report that they have had the same consideration, and have directed me to report that in circumstances connected with this matter, (although future time this measure should pass,) it is deemed expedient at the present time. Therefore the bill is reported with the recommendation that it do not pass, and they ask to be discharged from the further consideration of the subject.

WILLIAM BALL,

Report accepted and committee discharged.

On motion of Mr. Yawkey,

The bill was laid on the table.

By the committee on towns and counties:

The committee on towns and counties, to whom

A bill to organize the county of Lincoln,

Together with several petitions in favor of said bill as well as remonstrances against the same, have under consideration, and ask leave to submit the report:

That they find upon examination of petitioners' remonstrances that the remonstrances are more numerous also, that the proposed organization includes a large territory sparsely settled; also, that it is a condition, that causes dissatisfaction in Tuscola and Huron from which the county of Lincoln is proposed to be taken. In view of these facts, in connection with a statement by Winsor, Representative from Huron county, who has appended, your committee would report the bill to the House with the recommendation that it do not pass, and they ask to be discharged from the further consideration of the subject.

WILLIAM BALL

STATEMENT OF MR. WINSOR.

To the Hon. the Committee on Towns and Counties:

GENTS—I wish to place before your committee the following facts in regard to the counties from which the county of Lincoln is proposed to be formed, which has not been set forth in any of the petitions or remonstrances referred to your committee.

The citizens of Huron county are divided upon this question, as shown by petitions and remonstrances now in your possession; those on the west side of the county in the townships of Sebewaing, Fair Haven and Caswell, which this bill proposes to take from the county of Huron to help form the county of Lincoln, are in favor of the project, because it would give them a county seat on the west side of the county, and because they have now to travel from 40 to 70 miles to transact county business on the east side of the county, at Sand Beach, where the business of the county is at present transacted; but to relieve the people of the west side of the county of this complaint, the board of supervisors of Huron county have, in pursuance of law, taken steps to remove the county seat to Port Austin, which is the centre of the present county of Huron on the shore, by designating Port Austin as a site to which the county seat of said county is to be removed, and have provided for submitting the same to the people on the first Monday of April next, when I have no doubt, the people will concur in the action of the board of supervisors, thereby removing the greatest reason urged for the organization of the county of Lincoln. The inhabitants of Sand Beach, the place where the business of the county is at present transacted, and probably some of the towns south and west of it would be in favor of organizing the county of Lincoln, for the purpose of keeping the county seat at Sand Beach, which is within ten and one-half miles of the south line of the county, where the county seat of said county was first located, by three commissioners appointed by the Governor, against the wishes of a large majority of the people of said county.

I am further of the opinion that the movers in in Tuscola county, are actuated by the same motive in Huron county, to wit: on account of local strife to county seat locations, and for the purpose of county seat at the place where at present located believe the county of Lincoln, if organized as co could support a county organization, and it would excessive burden of taxation upon the tax-payers county, to support their organization after detaching territory to form the county of Lincoln. It would the population of Huron county below a moiety of representation, thereby depriving the county of representation.

Lastly, there was no such issue before the people's election, as dividing the county, nor was such a thing therefore I do not feel at liberty to let the subject placing these facts before your committee, and wish to report the bill back to the House, and recommend it do not pass.

Yours, respectfully,

RICHARD W

Representing Huron

Report accepted and committee discharged.

On motion of Mr. Winsor,

The bill was indefinitely postponed.

By the committee on military affairs:

The committee on military affairs, to whom Senate joint resolution, entitled

Joint resolution in relation to the claim of Wm

Have had the same under consideration, and for information obtained by the committee, it appears said Wm. K. Haynes, of the county of St. Joseph have performed service as sheriff of said county, men for the military service of the United States under orders No. 184 and 185, of the Adjutant General of Michigan, dated October 3d, 1862. In general

185 the following appears: "The commissioners appointed by the Governor in the several counties to superintend the draft, will have charge of the recruiting in their respective counties, and will, in connection with the sheriffs and county clerks in each county, constitute a committee to carry into effect the provisions of this order, and are hereby appointed and authorized to enter upon their duties immediately as recruiting officers, in connection with all other recruiting officers already authorized, in enlisting and collecting recruits within their several counties. The sheriff and county clerk in each county will be allowed a reasonable compensation per diem, and will make like accounts for every day actually employed in enlisting recruits." It clearly appears from the above that this committee authorized and instructed by the Adjutant General to have charge of the recruiting in their respective counties, were to receive pay for their services from the State. The committee are of the opinion that the claim has merit, and should be thoroughly investigated by the proper auditing board of the State. The joint resolution provides "that the Board of State Auditors be authorized and instructed to examine" and adjust the claim. The law provides (section 66, of act no 16, of session laws of 1862,) that the State military board shall audit all claims and accounts of a military character against the State, and no contract on behalf of this State exceeding an expenditure of two hundred dollars for military purposes authorized by this act, shall be valid as against the State until the same shall be approved by said board." The committee are therefore of the opinion that the Board of State Auditors have not jurisdiction in the case, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the joint resolution when so amended, do pass, and ask to be discharged from the further consideration of the subject.

J. J. WOODMAN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Gies,
The House concurred in the amendment made to
resolution by the committee.

On motion of Mr. Green,
The joint resolution was placed on the order of third

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE
Lansing, March 14, 1

To the House of Representatives:

I have this day approved, signed and deposited in
of the Secretary of State, the following, viz:

An act authorizing the purchase of certain lands for
Reform School, and appropriating money therefor;

Also,

An act to change the name of the township of Milt
trim county, Michigan;

Also,

An act to legalize the tax rolls of the townships
Richmond, Leonard, Mecosta and Deerfield, in the
Mecosta;

Also,

A act to change the name of the village now k
Brunson Harbor, in Berrien county, Michigan, to
Harbor;

Also,

An act to amend sections 6 and 7, of act 157, of ses
of 1863, being an act to provide for improving a cert
road from the village of Gaines to the village of Flu
the county of Genesee;

Also,

An act to amend section 1 of an act entitled "an act
ize the Governor to issue patents in certain cases," t
being section 2515, of the compiled laws:

Also,

An act to authorize the township board of the tov

Coldwater, Branch county, to issue bonds for paying bounties to volunteers;

Also,

An act to legalize the action of the several townships of Oakland county, and the wards of the city of Pontiac, in raising money for bounty purposes;

Also,

An act to legalize the action of certain townships and cities in the counties of Shiawassee, Genesee and Tuscola, in raising bounties for volunteers;

Also,

An act to authorize Bay county to issue bonds to aid in the construction of the Midland and Bay City plank road;

Also,

Joint resolution asking an appropriation of land by Congress to aid in the construction of a railroad from Eskanauba to the Straits of Michilimacinac, near Fort Mackinaw;

Also,

An act to amend sections 2, 3, 4, 6, 8, 9 and 10, of title 5, and sections 55, 56, 57, 58, 59, 60, 61 and 62, of title 6, and section 8, of title 10, of the charter of the city of Grand Rapids;

Also,

An act to legalize the action of the electors of the township of Marcellus, in the county of Cass, and to provide for issuing the bonds of said township to pay such amount of volunteer bounty as was authorized by such electors at a special township meeting held therein on the 21st day of January, A. D. 1865;

Also,

An act to restore section 36, of township 1 north, of range 12 east, to the township of Warren, in the county of Macomb;

Also,

An act to amend section 2 of an act entitled "an act to incorporate a board of education for the city of East Saginaw," approved February 15th, 1859;

Also,

An act to authorize the collection of certain moneys in the

third ward of the city of Jackson, to re-pay advance John H. Emmons and William Tharp for the purposes bounties to volunteers;

Also,

An act to amend sections 1, 13 and 20, of act No. session laws of 1861, approved March 15, 1861, an act to incorporate the village of Lowell;

Also,

An act to amend an act to provide for the app trustees in certain cases, approved February 17, 18

Also,

An act to amend an act entitled an act to author of Saginaw to raise money to aid in the construct Amboy, Lansing and Traverse Bay railroad;

Also,

An act to provide for the drainage and rec swamp lands by means of a road to be known as the and Wild Fowl Bay State road;

Also,

An act making it obligatory upon banks and ban State to stamp counterfeit, altered and worthless ba

Also,

Joint resolution for the relief Allen R. Burr;

Also,

An act to provide for the laying out and establi State road, to be known as the extension of the Clyde State road, and appropriating certain swamp the construction of the same.

HENRY H.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER
Lansing, March 15

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the following concurrent resolution:

Resolved, (the Senate concurring,) That the Secretary of the Senate and the Clerk of the House of Representatives be and they are hereby authorized and requested to compile and prepare for publication, and make indexes and superintend the publication of the journals and documents of the present Legislature, and when completed and certified to by the Secretary of State, the Secretary of the Senate shall be entitled to and receive for his services, the sum of three hundred and fifty dollars; and the Clerk of the House of Representatives shall be entitled to and receive for his services the sum of four hundred and fifty dollars;

And to inform the House that the Senate has amended the resolution by striking out the word "three," in the 8th line, and inserting in lieu thereof the word "four;"

In the passage of which, as thus amended, the Senate has concurred.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Woodman,

The House concurred in the amendment made to the resolution by the Senate.

The resolution was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 16, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 215, entitled

A bill to amend section 6, of chapter 24, the same being section 1103 of the compiled laws, relative to the repair and construction of bridges,

And to inform the House that the Senate has amended the same as follows:

By striking out of line 13, section 6, the word "five" after

the word "exceed," and inserting in lieu thereof "three;"

In the passage of which, as thus amended, the bill concurred by a majority vote of all the Senators elected, ordered the same to take immediate effect by a vote of two thirds of all the Senators elect.

Very respectfully,

THOS. H. GLEN

Secretary of

Mr. Williams moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Seymour,
G. W. Allen,	Kenny,	Shields,
Ball,	Landon,	Slone,
Bayley,	Lapham,	L. S.
Boies,	Look,	Stevenson,
Brockway,	Mallory,	Swain,
Cady,	Maxwell,	Taylor,
Camburn,	May,	Thompson,
Cobb,	McKay,	Tupper,
Colwell,	McKernan,	Utlah,
Copley,	Monroe,	Wadsworth,
Dort,	Newcomb,	Webster,
Dunlap,	Nixon,	Wells,
Dusseau,	Nowland,	Wilcox,
Fellows,	O'Grady,	Wilbur,
Forbes,	Packard,	Wright,
Gies,	Reed,	Wood,
Graham,	Rowe,	Wood,
Green,	Runyan,	Wood,
Hawley,	Sanderson,	Yarrow,
Haynes,	Schars,	Spears,
O. F. Howard,		

NAYS.

The bill was then referred to the committee on the bill for the purpose of amendment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 16, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 280, entitled

A bill to authorize any of the cities and townships in the counties of Ingham, Eaton and Calhoun, to pledge their credit to aid in the construction of a railroad from Lansing to Battle Creek,

And to inform the House that the Senate has made the following amendment thereto:

By striking out in line 8, section 3, after the word "completed," the words "ready for the" and "iron," in the ninth line, and insert the following: "and the iron laid and the road fully completed ready for the iron;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Gies moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Shier,
G. W. Allen,	Jewell,	L. Smith,
Ball,	Kenny,	W. T. Smith,
Boies,	Laing,	Stewart,
Brockway,	Landon,	Swift,
Cady,	Mallery,	Taylor,
Cobb,	Maxwell,	Utey,
Colwell,	May,	Warner,
Copley,	McKay,	Wendell,
Dort,	Newcomb,	Wilcox,
Dunlap,	Nixon,	Willits,
Fellows,	Nowland,	Williams,
Fisher,	Osborn,	Woodman,
Forbes,	Packard,	Woodruff,

Gies,
Green,
Hawley,
Haynes,
Horton,

Reed,
Rowe,
Runyan,
Sanderson,
Schars,

Wo
Wo
Yav
Spe

NAYS.

- * The bill was then referred to the committee on and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAM
Lansing, March 1

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return t the following bills:

1. House bill No. 82, entitled

A bill to amend section 6, of act 216, of session being an act to provide for the drainage of swan and other low lands;

2. House bill No. 145, entitled

A bill to provide for vacating incorporated villa cases;

3. House bill No. 159, entitled

A bill to legalize the action of the annual schec school district No. 1, of Portage township, county, for the years 1863 and 1854;

4. House bill No. 169, entitled

A bill to detach certain territory from the cou Traverse, and attach the same to the county of A

5. House bill No. 191, entitled

A bill to change the name of George Washing

6. House bill No. 209, entitled

A bill to amend section 27, of chapter No. 10. piled laws;

In the passage of which the Senate has concurre ity vote of all the Senators elect.

Very respectfully,

THOS. H. GL
Secretary of

The several bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 16, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following joint resolutions:

1. House joint resolution No. 25, entitled

Joint resolution asking the Government of the United States for an appropriation of money for the improvement of the harbor of White river, in Muskegon county, and also for the building of a light house at the same place;

2. House joint resolution No. 26, entitled

Joint resolution for the location and establishment of a naval station and dock-yard within the State of Michigan;

3. House joint resolution No. 28, entitled

Joint resolution to authorize the Commissioner of the State Land Office to deed certain lands to Marie E. Lenneman;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolutions were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 16, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 250, entitled

A bill to lay out and construct a State road, to be known as the Huron City and Bad Ax State road,

And to inform the House that the Senate has amended the

same by adding at the end of section 2, the w
selected in the county where the road shall be con

In the passage of which, as thus amended, the
concurred by a majority vote of all the Senators el

Very respectfully,

THOS. H. GI

Secretary of

Mr. Munger moved that the House concur in the
made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Se
G. W. Allen,	Jewell,	Sh
Ball,	J. H. Jones,	Sl
Bayley,	Kenny,	L.
Bond,	Landon,	W
Brockway,	Look,	St
Chipman,	Maxwell,	S
Cobb,	May,	T
Colwell,	McKay,	U
Copley,	McKernan,	V
Dort,	Monroe,	V
Dunlap,	Munger,	V
Dusseau,	Newcomb,	V
Fellows,	Nixon,	V
Fisher,	Nowland,	V
Forbes,	O'Grady,	V
Gies,	Osborn,	V
Green,	Packard,	V
Haire,	Reed,	V
Hawley,	Rowe,	V
Haynes,	Runyan,	V
Horton,	Sanderson,	V
M. D. Howard,	Schars,	V

NAYS.

Camburn,

The bill was then referred to the committee
and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 16, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House manuscript bill, entitled

A bill to repeal an act entitled "an act to provide for the payment of unliquidated swamp land road contracts," approved March 20, 1863;

2. House manuscript bill, entitled

A bill to legalize the action of the electors of the township of Flint, in the county of Genesee, for the purpose of raising bounties to fill the quota of said township under the last call of the President for troops;

3. House manuscript bill, entitled

A bill to amend section No. 87, of act No. 16, of the session laws of the year 1862, entitled an act for the reorganization of the military forces of the State of Michigan;

4. House bill No. 274, entitled

A bill to provide an additional sum for the payment of members and officers of the Legislature for the year 1865;

5. House bill No. 268, entitled

A bill making appropriations for the salaries of the State officers, for the years 1865 and 1866;

6. House manuscript bill, entitled

A bill to authorize the several townships in the counties of Kalamazoo, Van Buren, Allegan, Kent and Ottawa to aid in extending the Schoolcraft and Three Rivers railroad from Schoolcraft to Allegan, and to some point on Grand River;

7. House bill No. 199, being

A bill to change the time of holding the election for prosecuting attorney in the Upper Peninsula;

8. House bill No. 219, being

A bill to change the name of the village of Pine River, in the county of Gratiot, to St. Louis;

9. House bill No. 293, entitled

A bill to amend section 3, of an act entitled for the collection of State and county taxes, in Detroit, approved March 20, 1863;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has caused it to take immediate effect by a vote of two-thirds of the Senators elect.

Very respectfully

THOS.

Secretary

The several bills were referred to the committee on the subject of grossment and enrollment, for enrollment.

MOTIONS, RESOLUTIONS AND NOTICE

Mr. J. H. Jones moved to discharge the committee from the further consideration of Senate bill No. 303, entitled

A bill for the apportionment of Senators in the Legislature;

Which motion prevailed.

On motion of Mr. Woodman,

The bill was placed on the order of third reading.

Mr. Gies moved to discharge the committee from the further consideration of House bill No. 303,

A bill to amend an act entitled an act to revise the city of Detroit, approved February 5th, 1863, amendatory thereof;

Which motion prevailed.

On motion of Mr. Gies,

The bill was referred to the committee on bills relating to corporations.

Mr. Laing offered the following:

Resolved, That the Board of State Auditors be and they are hereby authorized to cause this Hall and the Senate Chamber to be properly ventilated before the next session of the Legislature;

Which was adopted.

Mr. Swift moved to discharge the committee of the whole from the further consideration of House manuscript bill, entitled

A bill to provide for the drainage and reclamation of swamp lands by means of State roads and ditches, in Wayne county;
Which motion prevailed.

On motion of Mr. Swift,

The bill was placed on the order of third reading.

Mr. Monroe moved to take from the table Senate bill No. 58, being

A bill to amend an act entitled an act for the reorganization of the military forces of the State of Michigan, approved January 18, 1862;

On motion of Mr. Williams,

The motion was laid on the table.

Mr. J. H. Jones moved to discharge the committee of the whole from the further consideration of Senate bill No. 110, entitled

A bill to enable the several townships, cities and villages of the counties of Clinton, Shiawassee, Saginaw and Bay, to aid in the construction of the Jackson, Lansing and Saginaw Railroad;

Which motion prevailed.

On motion of Mr. J. H. Jones,

The bill was placed on the order of third reading.

Mr. Van Vleet moved to discharge the committee of the whole from the further consideration of House bill No. 292, entitled

A bill to fix the term of office, and confirm the powers of the board of control of railroads;

Which motion prevailed.

On motion of Mr. Van Vleet,

The bill was placed on the order of third reading.

Mr. Utley moved to discharge the committee of the whole from the further consideration of Senate bill No. 98, entitled

A bill to amend act No. 46, session laws, of 1864, to provide for the drainage and reclamation of swamp lands by means of State roads and ditches;

Which motion prevailed.

On motion of Mr. Camburn,

The bill was placed on the order of third reading.

Mr. Ball moved to discharge the committee of the whole from the further consideration of House bill No. 290, entitled

A bill respecting the estates of non-resident wards;

Which motion prevailed.

On motion of Mr. Ball,

The bill was placed on the order of third reading.

Mr. Morton moved to take from the table House manuscript bill, entitled

A bill to appropriate swamp lands to the county of Monroe;

Which motion prevailed.

On motion of Mr. Morton,

The bill was placed on the order of third reading.

Mr. Munger moved to discharge the committee of the whole from the further consideration of Senate bill 123, being

A bill to legalize the action of certain townships in Clinton county, in raising money for volunteers;

Which motion prevailed.

On motion of Mr. Munger,

The bill was placed on the order of third reading.

Mr. Monroe moved to take from the table the House concurrent resolution fixing the time of final adjournment;

Which motion prevailed.

The following is the resolution:

Resolved, (the Senate concurring,) That from and after 12 o'clock, noon, on Wednesday, the 22d day of March next, the two Houses will transact no business other than for the President of the Senate and the Speaker of the House to sign enrolled bills, for the approval of the Governor, and the entry of the same on the journals of the proper Houses by the Secretary and Clerk; and that the final adjournment of the Legislature shall be Friday, the 24th day of March next, at 12 o'clock, noon, of that day;

To which was pending the following substitute:

Resolved, (the Senate concurring,) That from and after Monday, the 20th day of March, 1865, the two Houses will transact no business, other than for the President of the Senate, and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the journals of the proper Houses, by the Secretary and Clerk, and that the time of final adjournment of this Legislature, shall be on Thursday, the 23d day of March, 1865, at 12 o'clock, noon, of that day; To which substitute was pending a motion made by Mr. Williams to strike out "Monday, the 20th day of March," and insert in lieu thereof, "Tuesday, the 21st day of March next, at 12 o'clock, noon."

Mr. Williams withdrew his motion.

Mr. Monroe then moved to amend the substitute by striking out "Monday, the 20th," and inserting in lieu thereof "Friday, the 17th;" also, by striking out "Thursday, the 23d," and inserting in lieu thereof "Tuesday, the 21st."

Mr. Brockway moved to amend the amendment by striking out Friday, the 17th," and inserting in lieu thereof "Saturday, the 18th;"

Which was not agreed to.

Mr. Warner then called for a division of the question.

The question being first on striking out,

The motion to strike out was not agreed to.

The question recurring on the adoption of the substitute,

Mr. Woodman demanded the yeas and nays;

The demand was seconded, and the substitute was adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Bayley,
Boies,
Bond,
Brockway,
Cady,
Camburn,

Mr. O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Look,

Mr. Rowe,
Runyan,
Sanderson,
Schars,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Swift,

Chipman,
Cobb,
Colwell,
Copley,
Dort,
Fellows,
Fisher,
Forbes,
Gies,
Graham,
Green,
Haire,
Hawley,
Haynes,
M. D. Howard,

Mallary,
May,
McKay,
McKernan,
Mickley,
Mourue,
Mungor,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,
Reed,

Thayer,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Speaker

71

NAYS.

Mr. Dusseau,
Horton,

Mr. Stewart,
Taylor,

Mr. Yawkey,

5

By a. unanimous consent, the committee on banks and incorporations submitted the following report:

The committee on banks and incorporations, to whom was referred Senate bill No. 49, entitled

A bill to authorize the formation of mechanics' and working men's co-operative associations,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject

O. F. MALLARY, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Gies,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Mallary,

The bill was placed on the order of third reading.

Mr. Cobb offered the following:

Resolved, That the members of this House be permitted to draw pay up to the time of final adjournment;

Mr. Woodman moved to lay the resolution on the table;

Which motion did not prevail.

The question being upon the adoption of the resolution,

Mr. Woodman deman led the yeas and nays;

The demand was seconded, and the resolution was adopted,
by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Runyan,
Ball,	Kenny,	Schars,
Bayley,	Laing,	Seymour,
Bond,	Lapham,	Shier
Cady,	Lewis,	L. Smith,
Camburn,	Mallary,	W. T. Smith,
Cobb,	Maxwell,	Stewart,
Colwell,	May,	Taylor,
Copley,	McKernan,	Thayer,
Fellows,	Monroe,	Utley,
Fisher,	Munger,	Wendell,
Forbes,	Newcomb,	Williams,
Gies,	Nowland,	Winsor,
Graham,	O'Grady,	Yawkey,
M. D. Howard,	Packard,	44

NAYS.

Mr. G. W. Allen,	Mr. O. F. Howard,	Mr. Slocum,
Boies,	J. H. Jones,	Swift,
Brockway,	Landon,	Tupper,
Chipman,	Look,	Warner,
Dort,	McKay,	Welch,
Dunlap,	Mickley,	Wilcox,
Dusseau,	Morton,	Willits,
Green,	Nixon,	Woodman,
Haire,	Osborn,	Woodruff,
Hawley,	Phillips,	Woodworth,
Haynes,	Reed,	Speaker,
Horton,	Rowe,	85

Mr. Stewart moved to reconsider the vote by which the House adopted the resolution;

On motion of Mr. M. D. Howard,

The motion was laid on the table.

By unanimous consent, the committee on towns and counties submitted the following report:

The committee on towns and counties, to whom was referred

A bill to divide the county of Wayne and organize the county Washington, and define its powers and duties,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

WILLIAM BALL, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Dort,

The bill was laid on the table.

Mr. Maxwell, by unanimous consent, moved to take from the table House bill No. 279, entitled

A bill to prevent the killing of muskrats, during certain seasons of the year, in the counties of Saginaw and Ray;

Which motion prevailed.

On motion of Mr. Maxwell,

The bill was placed on the order of third reading.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 139, entitled

A bill to enable the Jackson, Lansing and Saginaw Railroad Company to make certain contracts, and to acquire certain rights now held by the Amboy, Lansing and Traverse Bay Railroad Company,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Slocum,
G. W. Allen,	M. D. Howard,	L. Smith,
Ball,	Jewell,	W. T. Smith
Bartow,	J. H. Jones,	Swift,
Bayley,	Kenny,	Tupper,
Boies,	Lewis,	Van Vleet,
Bond,	Look,	Warner,
Chipman,	Mallory,	Welch,
Cobb,	McKay,	Wendell,
Colwell,	McKernan,	Wilcox,
Copley,	Morton,	Willits,

Dussean,	Munger.	Williams,
Fellows,	Nixon,	Winsor,
Fisher,	Osborn,	Woodman,
Forbes,	Packard,	Woodruff,
Graham,	Reed,	Woodward,
Green,	Runyan,	Woodworth,
Haire,	Sanderson,	Yawkey,
Hawley,	Schars,	Speaker, 57
NAYS.		

Mr. Brockway,	Mr. May,	Mr. Stewart,
Dunlap,	Mickley,	Utley,
Landon,		

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 216, entitled

A bill to incorporate the village of Marine, in the county of St. Clair, and to define the boundaries thereof.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Schars,
G. W. Allen,	O. F. Howard,	Seymour,
Ball,	M. D. Howard,	Slocum,
Bayley,	Jewell,	L. Smith,
Boies,	J. H. Jones,	W. T. Smith,
Bond,	Kenny,	Stewart,
Brockway,	Landon,	Swift,
Cady,	Look,	Taylor,
Chipman,	Mallory,	Tupper,
Cobb,	Maxwell,	Utley,
Colwell,	McKay,	Van Vleet,
Copley,	McKernan,	Warner,
Dort,	Mickley,	Welch,
Dunlap,	Monroe,	Wilcox,
Dussean,	Morton,	Willits,
Fellows,	Munger,	Williams,
Fisher,	Nixon,	Winsor,
Forbes,	Osborn,	Woodman,
Gies,	Packard,	Woodruff,
Graham,	Phillips,	Woodward,
Green,	Reed,	Woodworth,

Haire,
Hawley,
Haynes,

Runyan,
Sanderson,

Yawkey,
Speaker,

70
0

NAYS.

Title agreed to.

On motion of Mr. Horton,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House bill No. 215, entitled

A bill to authorize the board of supervisors of certain counties, to determine the amount of salary to be paid to judges of probate,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Warner asked and obtained the unanimous consent of the House to amend the bill by adding thereto the following: "without reference to the limitations contained in the proviso attached to section two of act No. 79, of the session laws of 1863."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Sanderson,
G W. Allen,	O. F. Howard,	Scharrs,
Ball,	Jewell,	Seymour,
Bartow,	J. H. Jones,	Slocum,
Bayley,	Kenny,	L. Smith,
Boies,	Laing,	Stewart,
Bond,	Landon,	Swift,
Brockway,	Lewis,	Taylor,
Cady,	Look,	Tupper,
Camburn,	Mallary,	Utley,
Cobb,	Maxwell,	Vann Fleet,
Colwell,	McKay,	Warner,
Copley,	McKernan,	Welch,
Dort,	Mickley,	Wendell,
Dunlap,	Monroe,	Wilcox,
Dusseau,	Munger,	Willits,
Fellows,	Newcomb,	Williams,
Forbes,	Nixon,	Winsor,
Graham,	Osborn,	Woodman,

Green,	Phillips,	Woodruff,	
Haire,	Reed,	Woodworth,	
Hawley,	Rowe,	Yawkey,	
Horton,	Runyan,	Speaker,	69
	NAYS.		0

Title agreed to.

House bill No. 279, entitled

A bill to prevent the killing of muskrats during certain seasons of the year, in the counties of Saginaw and Bay,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Horton,	Mr. Phillips,	
G. W. Allen,	M. D. Howard,	Reed,	
Ball,	O. F. Howard,	Rowe,	
Bayley,	Jewell,	Runyan,	
Boies,	J. H. Jones,	Schars,	
Brockway,	Kenny,	Slocum,	
Cady,	Laing,	L. Smith,	
Camburn,	Landon,	W. T. Smirh,	
Chipman,	Lewis,	Stewart,	
Cobb,	Look,	Swift,	
Colwell,	Mallary,	Taylor,	
Copley,	Maxwell,	Thayer,	
Dort,	McKay,	Tupper,	
Dunlap,	McKernan,	Utley,	
Dusseau,	Mickley,	Van Vleet,	
Fellows,	Monroe,	Warner,	
Fisher,	Morton,	Wendell,	
Forbes,	Munger,	Willits,	•
Graham,	Newcomb,	Winsor,	
Green,	Nixon,	Yawkey,	
Haire,	Osborn,	Speaker,	15
Haynes,	Packard,		
	NAYS.		

Mr. Woodman, 1

Title agreed to.

House manuscript bill, entitled

A bill to appropriate swamp lands to the county of Monroe, for the purpose of draining marsh and other low lands,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. Hawley,	Mr. Reed,
Ball,	Haynes,	Rowe,
Bayley,	Horton,	Runyan,
Boies,	M. D. Howard,	Sohars,
Bond,	O. F. Howard,	Seymour,
Brockway,	Jewell,	Slocum,
Cady,	Kenny,	L. Smith,
Camburn,	Laing,	W. T. Smith,
Chipman,	Landon,	Swift,
Cobb,	Look,	Taylor,
Colwell,	Mallary,	Thayer,
Copley,	Maxwell,	Tupper,
Dort,	McKernan,	Utley,
Dusseau,	Monroe,	Van Vleet,
Fellows,	Morton,	Welch,
Fisher,	Munger,	Wendell,
Forbes,	Newcomb,	Wilcox,
Gies,	Nixon,	Willits,
Graham,	O'Grady,	Woodworth,
Green,	Packard,	Yawkey,
Haire,	Phillips,	Speaker, 63

NAYS.

Mr. Dunlap,	Mr. McKay,	Mr. Stewart,
J. H. Jones,	Shier,	Warner, 6

Title agreed to.

House bill No. 282, entitled

A bill to amend chapter 17, of the compiled laws, relative to fees for collecting taxes,

● Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Green asked and obtained the unanimous consent of the House to amend the bill by inserting after the word "township," in the 18th line of recited section 83, the following: "or in any city which may have been formed out of said township."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hawley,	Mr. Sohars,
G. W. Allen,	Horton,	Seymour,
Ball,	Haynes,	Shier,

Bayley,	O. F. Howard,	Slocum,
Boies,	J. H. Jones,	L. Smith,
Bond,	Kenny,	Stewart,
Brockway,	Landon,	Swift,
Cady,	Lewis,	Taylor,
Camburn,	Mallory,	Thayer,
Chipman,	McKay,	Tupper,
Cobb,	McKernan,	Warner,
Colwell,	Mickley,	Welch,
Dort,	Munger,	Wendell
Dunlap,	Newcomb,	Wilcox,
Fellows,	Nixon,	Willits,
Fisher,	Osborn,	Woodward,
Forbes,	Packard,	Woodworth,
Graham,	Reed,	Yawkey,
Green,	Runyan,	Speaker,
Haire,		

58

NAYS.

Mr. Barlow,	Mr. Look,	Mr. Rowe,
Dussean,	Monroe,	Van Fleet,
M. D. Howard,	Phillips,	Williams,
Jewell,		

10

Title agreed to.

House bill No. 270, entitled

A bill to provide for the laying out and constructing a State road from Chesaning, in the county of Saginaw, to Buena Vista, in said county,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. Runyan,
G. W. Allen,	M. D. Howard,	Schars,
Ball,	O. F. Howard,	Seymour,
Boies,	J. H. Jones,	Shier,
Bond,	Kenny,	Slocum,
Brockway,	Landon,	L. Smith,
Cady,	Lewis,	Swift,
Camburn,	Look,	Taylor,
Chipman,	Mallory,	Tupper,
Cobb,	McKay,	Van Fleet,
Colwell,	McKernan,	Warner,
Copley,	Mickley,	Welch,
Dort,	Monroe,	Wendell,

Dunlap,	Munger,	Wilcox,	
Dussean,	Newcomb,	Willits,	
Fisher,	Nixon,	Williams,	
Forbes,	Osborn,	Woodman,	
Graham,	Packard,	Woodward,	
Green,	Phillips,	Woodworth,	
Haire,	Reed,	Yawkey,	
Hawley,	Rowe,	Speaker,	63
	NAYS.		0

Title agreed to.

House bill No. 290, entitled

A bill respecting the estates of non-resident wards,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Shier,	
G. W. Allen,	Kenny,	Slocum,	
Boies,	Laing,	L. Smith,	
Bond,	Landon,	Stewart,	
Brockway,	Lewis,	Swift,	
Cady,	Mallary,	Taylor,	
Camburn,	McKay,	Thayer,	
Chipman,	McKernan,	Tupper,	
Cobb,	Mickley,	Van Vleet,	
Dort,	Monroe,	Warner,	
Dunlap,	Munger,	Wendell,	
Fellows,	Newcomb,	Wilcox,	
Fisher,	Nixon,	Willits,	
Graham,	Osborn,	Williams,	
Green,	Packard,	Woodman,	
Haire,	Phillips,	Woodward,	
Hawley,	Reed,	Woodworth,	
Haynes,	Rowe,	Yawkey,	
M. D. Howard,	Schars,	Speaker,	57
	NAYS.		0

Title agreed to

House bill No. 292, entitled

A bill to fix the term of office and confirm the powers of the Board of Control of Railroads,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aiken,	Mr. Kenny,	Mr. Shier,
G. W. Allen,	Laing,	Slocum,
Bayley,	Landon,	L. Smith,
Boies,	Lewis,	Stewart,
Bond,	Look,	Swift,
Cady,	Mallary,	Taylor,
Chipman,	McKay,	Thayer,
Cobb,	McKernan,	Tupper,
Colwell,	Mickley,	Van Vleet,
Dort,	Monroe,	Warner,
Dunlap,	Morton,	Welch,
Fisher,	Munger,	Wendell,
Forbes,	Newcomb,	Wilcox,
Graham,	Nixon,	Willits,
Green,	Osborn,	Williams,
Haire,	Packard,	Woodman,
Hawley,	Reed,	Woodward,
Haynes,	Rowe,	Woodworth,
Horton,	Runyan,	Yawkey,
J. H. Jones,	Schars,	Speaker,
Keeler,		

61

NAYS.

0

Title agreed to.

On motion of Mr. Boies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript bill, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of State roads in the county of Wayne,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Runyan,
Bayley,	J. H. Jones,	Schars,
Boies,	Keeler,	Slocum,
Bond,	Kenny,	L. Smith,
Brookway,	Laing,	Swift,
Cady,	Look,	Taylor,
Camburn,	Mallary,	Thayer,
Chipman,	McKay,	Tupper,
Cobb,	McKernan,	Van Vleet,
Colwell,	Mickley,	Warner,

Copley,
Dort,
Fellows,
Fisher,
Forbes,
Graham,
Haire,
Hawley,
Haynes,

Monroe,
Newcomb,
Nixon,
Osborn,
Packard,
Phillips,
Reed,
Rowe,

Welch,
Wendell,
Wilcox,
Willits,
Woodman,
Woodward,
Yawkey,
Speaker,

55

NAYS.

Mr. Dunlap,
Munger,

Mr. Shier,

Mr. Stewart,

4

Title agreed to.

Mr. Bond moved that the bill be ordered to take immediate effect;

Which motion did not prevail.

House bill No. 269, entitled

A bill to protect fish and preserve the fisheries of this State,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Wendell asked and obtained the unanimous consent of the House to amend the bill by striking out section 3, and substituting the following in lieu thereof:

"Sec. 3. The size of the meshes of all the lead of pound or trap nets, used in the waters of this State, shall not be less than five inches in extension, knot to knot, and the size of the meshes of all the pot of said nets shall not be less than two and a half inches in extension, knot to knot, in pound or trap nets used for catching white fish, and the size of the meshes of all the lead of pound or trap nets used in catching other kinds of fish shall not be less than four inches in extension, knot to knot, and the size of the meshes of all the pot of said pound or trap nets shall not be less than two inches in extension, knot to knot, under penalty of and on pain of forfeiture of the nets, or fine not exceeding three hundred dollars, or both, at the discretion of the court: *Provided*, That the penalties of this section shall not apply or work injury to persons

who are present owners of pound or trap nets, but apply to all pound or trap nets hereafter manufactured."

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Landon,	Mr. Schars,
G. W. Allen,	Lewis,	Seymour,
Boies,	Look,	Shier,
Bond,	Mallary,	Slocum,
Brockway,	McKay,	L. Smith,
Cady,	McKernan,	Stewart,
Camburn,	Mickley,	Swift,
Chipman,	Monroe,	Taylor,
Cobb,	Morton,	Thayer,
Colwell,	Munger,	Tupper,
Dort,	Newcomb,	Van Vleet,
Fellows,	Nixon,	Welch,
Fisher,	Nowland,	Wendell,
Graham,	Osborn,	Wilcox,
Green,	Packard,	Willits,
Haire,	Phillips,	Woodman,
Hawley,	Rowe,	Woodward,
Haynes,	Runyan,	Yawkey,
J. H. Jones,	Sanderson,	Speaker,
Laing,		

58

NAYS.

0

Title agreed to.

The Speaker called Mr. Warner to the chair.

Senate manuscript bill, entitled

A bill to legalize the action of the townships and cities of the county of Washtenaw, in raising bounties for volunteers,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Kenny,	Mr. Schars,
G. W. Allen,	Laing,	Seymour,
Boies,	Landon,	Slocum,
Bond,	Lewis,	L. Smith,
Brockway,	Look,	Stewart,
Cady,	Mallary,	Swift,
Camburn,	McKay,	Taylor,
Chipman,	McKernan,	Thayer,

Oobb,
Colwell,
Copley,
Dort,
Fellows,
Fisher,
Forbes,
Graham,
Haire,
Hawley,
Haynes,
J. H. Jones,

Mickley,
Monroe,
Morton,
Newcomb,
Nixon,
O'Grady,
Osborn,
Packard,
Phillips,
Rowe,
Runyan,
Sanderson,

Tepper,
Van Vleet,
Warner,
Welch,
Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodward,
Yawkey,

59

0

NAYS.

Title agreed to.

Mr. Forbes moved that the bill be ordered to take immediate effect;

Which motion did not prevail.

House bill No. 248, entitled

A bill to provide for the manner in which married women shall execute conveyances of their separate property,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Look asked the unanimous consent of the House to amend the bill by striking out all after the word "investment," in the 6th line of section one; also, by striking out the word "shall," in the 5th line of the same section, and by inserting in lieu thereof the word "may;"

Objected to by Mr. Chipman.

On motion of Mr. Chipman,

The bill was laid on the table.

House bill No. 248, entitled

A bill to change the name of Spencer Wetherby to Spencer Ward,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Boies,
Bond,

Mr. Kenny,
Landon,
Lewis,
Look,

Mr. Seymour,
Slocum,
L. Smith,
W. T. Smith,

Brookway,	Mallary,	Swift,
Camburn,	May,	Taylor,
Chipman,	McKay,	Thayer,
Cobb,	McKernan,	Tupper,
Colwell,	Mickley,	Utley,
Dort,	Munger,	Van Vleet,
Dunlap,	Nixon,	Warner,
Fellows,	O'Grady,	Welch,
Förbes,	Osborn,	Wilcox,
Green,	Packard,	Willits,
Haire,	Phillips,	Woodman,
Hawley,	Reed,	Woodruff,
Haynes,	Rowe,	Woodward,
J. H. Jones,	Sanderson,	Woodworth,
Keeler,	Schara,	Yawkey, 57

NAYS.

Mr. Monroe, Mr. Williams, 2

Title agreed to.

House bill No. 155, entitled

A bill to repeal the charter of the Royal Oak and Rochester Plank Road Company,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Kenny,	Mr. Slocum,
Bartow,	Laing,	L. Smith,
Bayley,	Landon,	W. T. Smith,
Boies,	Lewis,	Swift,
Bond,	Look,	Taylor,
Brockway,	Mallary,	Thayer,
Cady,	May,	Tupper,
Camburn,	McKay,	Utley,
Chipman,	McKernan,	Van Vleet,
Cobb,	Mickley,	Warner,
Colwell,	Munger,	Welch,
Dort,	Nixon,	Wilcox,
Dusseau,	O'Grady,	Willits,
Fellows,	Reed,	Williams,
Forbes,	Rowe,	Woodman,
Green,	Runyan,	Woodruff,
Haire,	Sanderson,	Woodward,
Hawley,	Schara,	Woodworth,
Haynes,	Seymour,	Yawkey, 57

NAYS.

Mr. G. W. Allen,	Mr. Monroe,	Mr. Stewart,	
J. H. Jones,	Osborn,		5

Title agreed to:

House bill No. 286, entitled

A bill to provide for laying out and establishing a State road from the township of Chesaning to the township of Spaulding, all in the county of Saginaw, and to appropriate swamp lands to aid in the construction of the same,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Lewis,	Mr. L. Smith,	
G. W. Allen,	Look,	W. T. Smith,	
Boies,	Mallary,	Swift,	
Bond,	May,	Taylor,	
Brockway,	McKay,	Thayer,	
Cady,	McKernan,	Tupper,	
Chipman,	Mickley,	Utley,	
Gobb,	Monroe,	Van Vleet	
Colwell,	Munger,	Warner,	
Fellows,	Nixon,	Welch,	
Forbes,	Osborn,	Wilcox,	
Green,	Packard,	Willits,	
Hawley,	Phillips,	Williams,	
Haynes,	Reed,	Winsor,	
J. H. Jones,	Rowe,	Woodruff,	
Kenny,	Runyan,	Woodward,	
Laing,	Sanderson,	Woodworth,	
Landon,	Schars,	Yawkey,	54

NAYS.

Mr. Bartow,	Mr. Dunlap,	Mr. Stewart,	3
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Title agreed to.

House bill No. 276, entitled

A bill to amend an act entitled an act to provide for assessing property at its true value, and for levying and collecting taxes thereon, approved February 14, 1853, and the acts amendatory thereto, approved February 4, 1858,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Landon,	Mr. L. Smith
G. W. Allen,	Look,	W. T. Smith,
Boies,	Mallary,	Stewart,
Brockway,	May,	Swift,
Cady,	McKay,	Taylor,
Cobb,	McKernan,	Thayer,
Dort,	Mickley,	Tupper,
Dunlap,	Monroe,	Utle,
Fellows,	Munger,	Van Vleet,
Forbes,	Nixon,	Warner,
Green,	Osborn,	Welch,
Haire,	Packard,	Wilcox,
Hawley,	Reed,	Willits,
Haynes,	Rowe,	Woodman,
M. D. Howard,	Runyan,	Woodruff,
J. H. Jones,	Sanderson,	Woodward,
Kenny,	Schars,	Woodworth,
Laing,	Seymour,	Yawkey,

54

NAYS.

Mr. Bartow,

1

Title agreed to.

House bill No. 267, entitled

A bill to amend section sixteen of an act to organize the Michigan Asylum for the Insane, and more effectually to provide for the care, maintenance and recovery of the insane; also to amend section 24 of said act, as amended by act No. 120, of the session laws of 1861; and also to add a new section thereto to stand as section 44,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard	Mr. Sanderson,
G. W. Allen,	Kenny,	Schars,
Ball,	Laing,	Seymour,
Bartow,	Landon,	L. Smith,
Boies,	Lewis,	W. T. Smith,
Brockway,	Look,	Stewart,
Cady,	Mallary,	Swift,
Camburn,	May,	Taylor,
Cobb,	McKay,	Thayer,
Colwell,	McKernan,	Tupper,

Copley,
Dort,
Dunlap,
Dussean,
Forbes,
Gies,
Graham,
Green,
Hawley,
Haynes,

Mickley,
Monroe,
Morton,
Munger,
Newcomb,
Osborn,
Packard,
Phillips,
Rowe,
Runyan,

Utley,
Van Vleet,
Warner,
Wendell,
Willits,
Winsor,
Woodman,
Woodruff,
Woodworth,
Yawkey,

60

NAYS.

Mr. Williams,

The question being upon agreeing to the title,

Mr. Stewart moved to amend the title by striking out all after the word "add," and inserting in lieu thereof the following: "three new sections thereto, to stand as sections 44, 45 and 46;"

Which was agreed to.

The title, as amended, was agreed to.

House bill No. 287, entitled

A bill to authorize the township boards, and the president and trustees of villages in the Upper Peninsula, to appoint inspectors of firewood,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Boies,
Bond,
Brockway,
Cady,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fellows,
Fisher,
Forbes,

Mr. J. H. Jones,
Kenny,
Laing,
Lewis,
Look,
Mallory,
May,
McKernan,
Monroe,
Morton,
Munger,
Newcomb,
Nowland,
Osborn,
Packard,

Mr. Schars,
Seymour,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
Wilcox,

Gies,
Graham,
Green,
Haire,
Hawley,
M. D. Howard,

Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Willits,
Woodman,
Woodruff,
Woodworth,
Yawkey,

61

NAYS.

0

Title agreed to.

House bill No. 146, entitled

A bill entitled an act to amend an act to authorize Julia A Grougan to assign a certain land certificate, approved March 20, 1850.

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Boies,
Bond,
Brockway,
Cady,
Camburn,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dussean,
Fisher,
Forbes,
Gies,
Graham,
Green,
Hawley,
M. D. Howard,

Mr. J. H. Jones,
Kenny,
Laing,
Lewis,
Look,
Mallary,
May,
McKay,
Monroe,
Morton,
Munger,
Newcomb,
Nixon,
Nowland,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Mr. Schars,
Seymour,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Tupper,
Utley,
Van Vleet,
Warner,
Wendell,
Wilcox,
Willits,
Winsor,
Woodman,
Woodruff,
Woodward,
Yawkey,

63

NAYS.

0

The question being upon agreeing to the title,

Mr. Mallary moved to amend the title by striking out the words "entitled an act," and inserting the same words after the word "act," where it occurs the second time;

Which was agreed to.

The title, as amended, was agreed to.

House joint resolution No. 34, entitled

Joint resolution relative to the distribution of the
nals and documents of the session of the Legisla
year A. D. 1865,

Was read a third time and passed, a majority of a
bers elect voting therefor, by yeas and nays, as follo

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Sand
G. W. Allen,	J. H. Jones,	Scha
Ball,	Kenny,	Soy
Boies,	Laing,	L. S.
Bond,	Lewis,	W. S.
Brockway,	Look,	Sto
Cady,	Mallary,	ST
Camburn,	May,	ST
Cobb,	McKay,	ST
Colwell,	McKernan,	ST
Copley,	Mickley,	ST
Dort,	Monroe,	ST
Dunlap,	Morton,	ST
Dusseau,	Munger,	ST
Fisher,	Newcomb,	ST
Forbes,	Nixon,	ST
Gies,	Nowland,	ST
Graham,	Osborn,	ST
Green,	Packard,	ST
Haire,	Phillips,	ST
Hawley,	Rowe,	ST
Horton,	Runyan,	ST

NAYS.

Title agreed to.

Senate bill No. 64, entitled

A bill to provide for the election of supervisors in
of Alpena,

Was read a third time and passed, a majority of
bers elect voting therefor, by yeas and nays, as follo

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Runy
G. W. Allen,	J. H. Jones,	Sand

Ball,	Kenny,	Seymour,
Boies,	Laing,	L. Smith,
Bond,	Lewis,	Stewart,
Cady,	Look,	Swift,
Oamburn,	Mallary,	Taylor,
Oobb,	May,	Thayer,
Colwell,	McKay,	Utley,
Copley,	McKernan,	Van Vleet,
Dort,	Mickley,	Warner,
Dunlap,	Monroe,	Wendell,
Fisher,	Munger,	Wilcox,
Forbes,	Newcomb,	Willits,
Gies,	Nixon,	Williams,
Graham,	Nowland,	Woodman,
Green,	Osborn,	Woodruff,
Hawley,	Packard,	Woodward,
Horton,	Reed,	Woodworth, 57
	NAYS.	0

Title agreed to.

Senate manuscript bill, entitled

A bill to amend sections one and three, of act No. 46, of the laws of 1864, relative to a State road in Gratiot and Isabella counties,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Bartow asked the unanimous consent of the House to amend the bill by striking out the word "and," in the 6th line of section 3, after the word "Isabella;" and by inserting the words "and Clinton," after the word "Mecosta," in the same line. Also, by striking out the word "and," in the 8th line of section 3; and by inserting the words "and Clinton," after the word "Mecosta," in the same line.

On motion of Mr. L. Smith,

The bill was laid on the table.

Senate bill No. 91, entitled

A bill for the apportionment of Senators in the State Legislature,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. L. Smith asked the unanimous consent of the House to

amend the bill by striking out the word "Gratiot," in the 43d line, and also by inserting the word "Gratiot," after the word "Ionia," in the 48th line;

Objected to by Mr. Bartow.

Mr. L. Smith moved to recommit the bill to the committee on State affairs;

Which was not agreed to.

The bill was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Sanderson,
G. W. Allen,	O. F. Howard,	Schars,
Ball,	Jewell,	Seymour,
Bartow,	J. H. Jones,	Shier,
Bayley,	Keeler,	Slocum,
Boies,	Kenny,	W. T. Smith,
Bond,	Lewis,	Stewart,
Brockway,	Mallery,	Swift,
Cady,	May,	Taylor,
Camburn,	McKay,	Thayer,
Cobb,	McKernan,	Tipper,
Colwell,	Mickley,	Utley,
Copley,	Monroe,	Van Vleet,
Dort,	Morton,	Warner,
Dunlap,	Munger,	Welch,
Dussean,	Newcomb,	Wendell,
Fisher,	Nixon,	Wilcox,
Forbes,	Nowland,	Willits,
Gies,	O'Grady,	Williams,
Graham,	Osborn,	Woodman,
Green,	Packard,	Woodruff,
Haire,	Phillips,	Woodward,
Hawley,	Reed,	Woodworth,
Haynes,	Rowe,	Yawkey,
Horton,		

78

NAYS.

Mr. L. Smith, Mr. Winsor,

2

Title agreed to.

Senate bill No. 116, entitled

A bill to amend sections 5866 and 5867, of the compiled laws, relative to leasing houses for purposes of prostitution and gaming,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Shier,
G. W. Allen,	Jewell,	Slocum,
Ball,	J. H. Jones,	W. T. Smith,
Bartow,	Kenny,	Stewart,
Bayley,	Mallery,	Swift,
Boies,	McKay,	Taylor,
Bond,	McKernan,	Thayer,
Brookway,	Mickley,	Tupper,
Camburn,	Monroe,	Utley,
Cobb,	Morton,	Van Fleet,
Dort,	Munger,	Warner,
Dunlap,	Newcomb,	Welch,
Dussseau,	Nixon,	Wendell,
Forbes,	O'Grady,	Wilcox,
Gies,	Osborn,	Willits,
Gramam,	Phillips,	Williams,
Green,	Reed,	Winsor,
Haire,	Rowe,	Woodman,
Haynes,	Sanderson,	Woodruff,
Horton,	Schars,	Woodworth,
M. D. Howard,	Seymour,	Yawkey, 63
	NAYS.	0

Title agreed to.

Senate bill No. 112, entitled

A bill to amend sections 6 and 12, of act No. 262, of the session laws of 1859, entitled "an act for the incorporation of insurance companies, and defining their powers and duties," approved February 15, 1859,

Was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,	Mr. Haire,	Mr. Runyan,
Bond,	Haynes,	Schars,
Cady,	Kenny,	Seymour,
Camburn,	Look,	W. T. Smith,
Chipman,	Mickley,	Swift,
Dort,	Morton,	Tupper,
Dunlap,	Newcomb,	Utley,

Dusseau,
Forbes,
Gies,
Green,

Nixon,
Nowland,
Osborn,
Packard,

W
W
W
Y

NAYS.

Mr. Aitken,
Ball,
Bayley,
Boies,
Brockway,
Cobb,
Colwell,
Copley,
Fisher,
Graham,
Hawley,
O. F. Howard,

Mr. Jewell,
J. H. Jones,
Laing,
Lewis,
McKay,
McKernan,
Munger,
Phillips,
Reed,
Rowe,
Sanderson,
Shier,

Mr. S
T
V
V
V
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V
V
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S

Mr. Winsor moved to reconsider the vote by which he refused to pass the bill;

Mr. Cobb moved to lay the motion on the table.
Which motion did not prevail.

Mr. Ball demanded the yeas and nays, on the motion to reconsider;

The demand was not seconded.

The motion of Mr. Winsor then prevailed.

On motion of Mr. Yawkey,

The bill was laid on the table.

Mr. Woodman asked and obtained leave of absence for a few days, on account of illness.

Mr. O'Grady asked and obtained leave of absence for a few days, from and after to-day, on account of illness.

Mr. Williams asked and obtained leave of absence for a few days, on account of illness.

On motion of Mr. W. T. Smith,

The House took a recess until this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

Mr. M. D. Howard asked and obtained leave of absence for Mr. Griswold, for an indefinite time, on account of sickness.

Mr. Maxwell asked and obtained leave of absence for himself, for an indefinite time, from and after to-day.

Mr. Woodman asked and obtained leave of absence for Mr. Woodward, for an indefinite time.

Mr. L. Smith, by unanimous consent, moved to take from the table Senate manuscript bill, entitled

A bill to amend sections 1 and 3, of act No. 46, of the laws of 1864, relative to a State road in Gratiot and Isabella counties;

Which motion prevailed.

Mr. L. Smith asked and obtained the unanimous consent of the House to amend the bill by striking out the word "Gratiot," in the sixth line of section 3.

The question being on the passage of the bill,

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Bayley,
Bond,
Brockway,
Cady,
Camburn,
Cobb,
Colwell,
Copley,
Dort,
Dussean,
Fisher,
Forbes,
Gies,

Mr. O. F. Howard, Mr. Runyan,
Jewell, Schars,
J. H. Jones, Seymour,
Keeler, Shier,
Kenny, Slocum,
Landon, L. Smith,
Lewis, W. T. Smith,
Look, Taylor,
Mallery, Thayer,
May, Tupper,
McKay, Utley,
McKernan, Warner,
Mickley, Willits,
Monroe, Williams,
Newcomb, Winsor,
Nixon, Woodman,

Graham,	Nowland,
Haire,	Osborn,
Hawley,	Packard,
Horton,	Phillips,
M. D. Howard,	Reed,

NAYS.

Title agreed to.

The House resumed the order of

THIRD READING OF BILLS AND RESOLUTIONS

Senate bill No. 110, entitled

A bill to enable the several townships, cities and villages of the counties of Clinton, Shiawassee, Saginaw and Genesee, to construct a road, in the construction of the Jackson, Lansing and Saginaw

Was read a third time and passed, a majority of the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr.
G. W. Allen,	Jewell,	
Ball,	J. H. Jones,	
Bond,	Keeler,	
Oady,	Kenny,	
Camburn,	Lewis,	
Cobb,	Look,	
Colwell,	Mallory,	
Copley,	May,	
Dort,	McKay,	
Dusseau,	McKernan,	
Fisher,	Mickley,	
Forbes,	Monroe,	
Gies,	Newcomb,	
Graham,	Nixon,	
Hawley,	Nowland,	
Haynes,	Osborn,	
Horton,	Packard,	
M. D. Howard,	Reed,	

NAYS.

Title agreed to.

On motion of Mr. Dusseau,

By a vote of two-thirds of all the members present, it was ordered to take immediate effect.

Senate bill No. 97, entitled

A bill requiring judges of probate in certain cases to give notice to foreign consuls, of an application for administration in the estate of deceased persons,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Sanderson,
G. W. Allen,	Jewell,	Schars.
Ball,	J. H. Jones,	Seymour,
Bartow,	Keeler,	Shier,
Bayley,	Kenny,	Slocum,
Bond,	Lewis,	L. Smith,
Brockway,	Mallary,	W. T. Smith,
Cady,	May,	Stewart,
Camburn,	McKay,	Taylor,
Cobb,	McKernan,	Thayer,
Colwell,	Mickley,	Uley,
Copley,	Monroe,	Warner,
Dunlap,	Morton,	Wendell,
Dusseau,	Newcomb,	Willits,
Fisher,	Nixon,	Williams,
Forbes,	Nowland,	Winsor,
Gies,	Osborn,	Woodman,
Graham,	Packard,	Woodruff,
Haire,	Phillips,	Woodward,
Hawley,	Reed,	Woodworth,
Haynes,	Rowe,	Speaker,
M. D. Howard,	Runyan,	
	NAYS.	65
		0

Title agreed to.

On motion of Mr. Dusseau,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate joint resolution No. 16, entitled

Joint resolution in relation to the claim of William K. Haynes,

Was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bartow,
Colwell,
Copley,
Graham,
Haynes,

Mr. O. F. Howard,
Kenny,
McKernan,
Shier,

Mr. L. Smith,
W. T. Smith,
Stewart,
Taylor,

13

NAYS.

Mr. Aitken,
G. W. Allen,
Ball,
Bayley,
Bond,
Brockway,
Cady,
Camburn,
Cobb,
Dort,
Dussean,
Fisher,
Forbes,
Gies,
Haire,
Hawley,
Jewell,

Mr. J. H. Jones,
Laing,
Lewis,
Mallary,
May,
McKay,
Mickley,
Monroe,
Nixon,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,
Schars,

Mr. Seymour,
Slocum,
Swift,
Thayer,
Tupper,
Utley,
Warner,
Welch,
Wendell,
Wilcox,
Willits,
Williams,
Winsor,
Woodruff,
Woodward,
Woodworth,
Speaker,

51

Senate bill No. 23, entitled

A bill to legalize the action of certain townships in Clinton county, in raising bounty for volunteers, and to authorize them to refund money paid to volunteers,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
G. W. Allen,
Bayley,
Ball,
Bartow,
Bond,
Brockway,
Camburn,
Cobb,
Copley,
Dort,
Dunlap,

Mr. O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Laing,
Lewis,
Mallary,
Maxwell,
May,
McKay,
McKernan,
Mickley,

Mr. Sanderson,
Schars,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Taylor,
Thayer,
Tupper,
Utley,
Warner,

Dusseau,
Fisher,
Forbes,
Gies,
Green,
Haire,
Hawley,
Haynes,
Horton,
M. D. Howard,

Monroe,
Nixon,
Nowland,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,

Wendell,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker,

64

NAYS.

0

Title agreed to.

On motion of Mr. Gies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 49, entitled

A bill to to authorize the formation of mechanics' and laboring men's co-operative associations,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Bartow,
Bayley,
Bond,
Brockway,
Camburn,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dusseau,
Fisher,
Forbes,
Gies,
Graham,
Hawley,
Haynes,
Horton,

Mr. M. D. Howard,
O. F. Howard,
J. H. Jones,
Kenny,
Laing,
Mallary,
May,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Nixon,
Nowland,
Osborn,
Packard,
Phillips,
Reed,
Rowe,
Runyan,
Sanderson,

Mr. Schars,
Seymour,
Shier,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Tapper,
Utley,
Warner,
Wendell,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodward,
Woodworth,
Speaker,

63

NAYS.

Mr. Jewell,

Mr. Slocum,

Title agreed to.

On motion of Mr. Gies,

By a vote of two-thirds of all the members
was ordered to take immediate effect.

GENERAL ORDER.

On motion of Mr. M. D. Howard,

The House went into committee of the whole
order,

Mr. Warner in the chair.

After some time spent therein, the committee
through the chairman, made the following report:

The committee of the whole have had under
consideration the following entitled bills:

1. House bill No. 247, entitled

A bill to amend section 12, of act number 12,
laws of 1859, as amended by section 9, of
the session laws of 1861, in relation to the
reclamation of swamp lands by means of State roads.

2. House bill No. 133, entitled

A bill authorizing the boards of supervisors
of the counties in the Upper Peninsula, to appoint
to fill vacancies in certain cases, in the office of
State roads in the Upper Peninsula;

3. House bill No. 277, entitled

A bill in relation to tax titles—defining
the rights of holders thereof;

4. House bill No. 233, entitled

A bill to amend an act entitled an act to
levy property at its true value, and for levying
taxes thereon, approved February 14, 1853,
and an act thereto, approved February 12, 1854,
1858;

Have stricken out all after the enacting

have directed their chairman to report that fact to the House, asking concurrence therein.

The committee of the whole have also had under consideration the following entitled bills:

5. House bill No. 281, entitled

A bill to provide for the collection of taxes in the city of Monroe;

6. House bill No. 291, entitled

A bill to amend section 1, of act No. 227, of the laws of 1863 touching the limitation of actions relating to real property;

7. Senate bill No. 120, entitled

A bill to provide for the purchase of books for the State library;

8. Senate bill No. 119, entitled

A bill to authorize the township of Clinton, county of Macomb, to reimburse and pay Thomas L. Sackett, of said town, moneys advanced on subscriptions made by citizens of said town, to pay bounties to volunteers under the call of the President of July 18, 1864;

9. Senate bill No. 115, entitled

A bill relative to extending the time for the collection of taxes;

10. House bill No. 294, entitled

A bill to provide for the drainage and reclamation of swamp lands on the Shiawassee river, in Saginaw county;

11. House bill No. 296, entitled

A bill to provide for the drainage and reclamation of swamp lands, by shortening the course and lowering the bed of Bell river, as it passes through sections 33 and 34, in the township of Imlay, Lapeer county;

12. Senate bill No. 126, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a road, to be known as the Montcalm and Gratiot State road;

13. House bill No. 298, entitled

A bill to improve the manufacture of salt in Bay county;

14. House bill No. 299, being

A bill to amend sections 188 and 195, of chapters 3840 and 3847, of the compiled laws;

15. House bill No. 297, entitled

A bill to provide against certain misdemeanors and offenses;

16. House bill No. 300, entitled

A bill to provide for the drainage and reclamation of swamp lands, by means of a State road from Bridgeport to a certain point in the township of Taymouth, in Chippewa county;

17. Senate bill No. 103, entitled

A bill to amend section 451, of the compiled laws, relating to the duties of county surveyor;

18. House manuscript bill, entitled

A bill to provide for laying out and establishing a road from Ferrysburg, in Ottawa county, to the mouth of Little Creek, in the county of Muskegon, and to appropriate land to aid in the construction thereof;

19. House bill No. 307, entitled

A bill to amend an act entitled "An act to provide for the incorporation of associations for the publication of newspapers, books, tracts, documents and other publications;"

20. House bill No. 305, entitled

A bill to provide for the draining and reclamation of swamp lands, by means of State roads, in the counties of Chippewa, Schoolcraft and Marquette;

Have made no amendment thereto, and have referred the same to the chairman to report the same back to the House, for their passage.

The committee of the whole have also had under consideration the following entitled bills:

21. Senate bill No. 96, entitled

A bill to authorize judges of probate of certain counties to appoint a register, and prescribing his duties and compensation;

22. House bill No. 301, entitled

A bill to grant fifteen sections of State swamp lands to the county of Ontonagon, for the purpose of constructing a bridge across the Ontonagon river, near its mouth, at the village of Ontonagon;

23. Senate bill No. 135, entitled

A bill authorizing action for mal-practice against persons holding themselves out as physicians or surgeons, in certain cases;

24. House bill No. 304, entitled

A bill to appropriate an additional half section of State swamp lands to the mile, on the Ithaca and St. Charles State road, in Gratiot and Saginaw counties;

25. House bill No. 306, entitled

A bill to accept a grant of land made by act of Congress, to aid in the construction of a ship canal, at the head of Portage Lake with Lake Superior, and to provide for the construction of the same;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend their passage.

The committee of the whole have also had under consideration the following joint resolution:

1. Senate manuscript joint resolution, entitled

Joint resolution for the relief of Robert W. Cummings;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

The committee of the whole have also had under consideration the following joint resolutions:

2. Senate joint resolution No. 17, entitled

Joint resolution relative to compiling and printing the several geological reports of this State;

3. House joint resolution No. 20, entitled

Joint resolution to provide for an amendment to the Constitution of this State, relative to elections;

Have stricken out all after the enacting have directed their chairman to report that asking concurrence therein.

P. DEAN WA

Report accepted and committee discharg

On motion of Mr. M. D. Howard,

The House concurred in the action of the king out all after the enacting clause of the third named bills.

On motion of Mr. Haynes,

The enacting clauses of said bills were in

On motion of Mr. Green,

The fourth named bill was recommitted ways and means.

On motion of Mr. M. D. Howard,

The House concurred in the amendments first, twenty-second, twenty-third, twenty-fifth named bills, and the several bills, from twenty-fifth, inclusive, were placed on the or

On motion of Mr. Gies,

The first named joint resolution was placed third reading.

On motion of Mr. Williams,

The House concurred in the action of the king out all after the enacting clause of the resolution, and the enacting clause was laid

On motion of Mr. Winsor,

The third named joint resolution was laid

On motion of Mr. Brockway,

The House took a recess until this evening

EVENING SESSION.

7 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

On motion of Mr. Brockway,

The rule was suspended requiring the third reading of bills to be on a day subsequent to that on which such bills pass the committee of the whole, and the House took up the order of

THIRD READING OF BILLS AND RESOLUTIONS.

House bil No. 305, entitled

A bill to provide for the draining and reclamation of swamp lands, by means of State roads, in the counties of Mackinac, Chippewa, Schoolcraft and Marquette,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. M. D. Howard,	Mr. Runyan,
G. W. Allen,	O. F. Howard,	Sanderson,
Ball,	Jewell,	Schafs,
Bayley,	J. H. Jones,	Shier,
Brockway,	Kenny,	L. Smith,
Cady,	Lewis,	W. T. Smith,
Camburn,	Look,	Taylor,
Cobb,	Mallary,	Thayer,
Colwell,	May,	Tupper,
Dort,	McKernan,	Van Vleet,
fisher,	Mickley,	Welch,
Forbes,	Mouroe,	Wendell,
Gies,	Nixon,	Willits,
Graham,	Nowland,	Williams,
Green,	O'Grady,	Woodman,
Haire,	Osborn,	Woodruff,
Hawley,	Packard,	Woodworth,
Haynes,	Phillips,	Speaker,
Horton,	Reed,	

56

NAYS.

Mr. Warner,

1

The question being upon agreeing to the title,

Mr. McKernan offered the following as a substitute therefor:

"A bill to amend section three of an act entitled 'An act for

the appropriation of swamp lands to the co
and Keweenaw, for the construction of the I
road,' approved March 20, 1863;"

Which was agreed to.

The title, as amended, was agreed to.

House bill No. 301, entitled

A bill to grant 15 sections of State s
county of Ontonagon, for the purpose of co
across the Ontonagon river, near its mouth
Ontonagon,

Was read a third time and passed, a major
bers elect voting therefor, by yeas and nays

YEAS.

Mr. Aitken,	Mr. M. D. Howard,
G. W. Allen,	Jewell,
Ball,	J. H. Jones,
Bayley,	Kenny,
Bond,	Laing,
Brockway,	Look,
Camburn,	Mallary,
Cobb,	Maxwell,
Colwell,	May,
Dort,	McKernan,
Dunlap,	Mickley,
Fisher,	Monroe,
Forbes,	Newcomb,
Gies,	Nixon,
Graham,	O'Grady,
Haire,	Osborn,
Haynes,	Packard,
Horton,	Phillips,

NAYS.

Mr. Van Vleet, Mr. Warner,

Title agreed to.

On motion of Mr. O'Grady,

By a vote of two-thirds of all the members e
ordered to take immediate effect.

Mr. Shier moved that Senate manuscript bi

A bill to legalize the action of townships
county of Washtenaw, in raising bounties for

Which was passed during the forenoon, be ordered to take immediate effect;

Which motion prevailed, two-thirds of all the members elect voting therefor.

House bill No. 307, entitled

A bill to amend an act entitled "an act to provide for the incorporation of associations for the publication of periodicals, newspapers, books, tracts, documents and other publications,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Aitken,	Mr. Jewell,	Mr. Seymour,
G. W. Allen,	J. H. Jones,	Shier,
Bayley,	Kenny,	L. Smith,
Bond,	Laing,	W. T. Smith,
Brockway,	Look,	Stewart,
Gady,	Mallary,	Taylor,
Camburn,	Maxwell,	Thayer,
Cobb,	McKernan,	Tupper,
Colwell,	Mickley,	Van Vleet,
Dort,	Newcomb,	Warner,
Dunlap,	Nowland,	Welch,
Fisher,	O'Grady,	Wendell,
Forbes,	Osborn,	Willits,
Gies,	Packard,	Williams,
Graham,	Phillips,	Woodman,
Green,	Reed,	Woodruff,
Hawley,	Runyan,	Woodworth,
Haynes,	Sanderson,	Yawkey,
M. D. Howard,	Schars,	Speaker,
O. F. Howard,		

58

0.

NAYS.

Title agreed to.

House bill No. 300, entitled

A bill to provide for the drainage and reclamation of State swamp lands by means of a State road from Bridgeport Centre to a certain point in the township of Taymouth, Saginaw county,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Kenny,
Ball,	Laing,
Bayley,	Lock,
Bond,	Mallary,
Brockway,	Maxwell,
Cady,	McKernan,
Camburn,	Mickley,
Cobb,	Monroe,
Colwell,	Morton,
Dort,	Newcomb,
Fisher,	Nowland,
Forbes,	O Grady,
Gies,	Ostborn,
Graham,	Packard,
Hawley,	Phillips,
Haynes,	Reed,
M. D. Howard,	Ruzyan,
Jewell,	Sanderson,
J. H. Jones,	Schars,

NAYS.

The question being upon agreeing to the

Mr. L. Smith offered the following as a su

"A bill to amend section three of an ac
provide for the drainage and reclamation c
means of a Sta'e road and ditches from the
in Gratiot county, to the quarter post on the
tion three, in town eleven north, of range th

Which was agreed to.

The title, as amended, was agreed to.

House bill No. 297, entitled

A bill to provide against certain misdeme
tions,

Was read a third time and not passed, a
members elect not voting therefor, by yeas an

YEAS.

Mr. Aitken,	Mr. Mallary,	Mr.
Bayley,	Maxwell,	
Bond,	McKernan,	
Cady,	Newcomb,	
Camburn,	Ostborn,	

Graham,	Packard,	Warner,	
Green,	Phillips,	Welch,	
Haire,	Reed,	Wendell,	
Hawley,	Schars,	Willits,	
Haynes,	Seymour,	Yawkey,	30

NAYS.

Mr. G. W. Allen,	Mr. M. D. Howard,	Mr. Runyan,	
Ball,	O. F. Howard,	Sanderson,	
Bartow,	Jewell,	W. T. Smith,	
Brockway,	J. H. Jones,	Stewart,	
Cobb,	Kenny,	Thayer,	
Colwell,	Laing,	Williams,	
Dort,	Look,	Woodman,	
Dussean,	Mickley,	Woodruff,	
Forbes,	Monroe,	Woodward,	
Gies,	Nowland,	Speaker,	32
Horton,	O'Grady,		

Senate bill No. 299, entitled,

A bill to amend sections 188 and 195, of chapter 117, being sections 840 and 847, of the compiled laws,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. M. D. Howard,	Mr. Sanderson,	
G. W. Allen,	O. F. Howard,	Schars,	
Ball,	Jewell,	Seymour,	
Bayley,	J. H. Jones,	Shier,	
Bond,	Kenny,	L. Smith,	
Brockway,	Laing,	W. T. Smith,	
Cady,	Look,	Stewart,	
Cobb,	Mallory,	Taylor,	
Colwell,	Maxwell,	Thayer,	
Dort,	May,	Tupper,	
Dunlap,	McKernan,	Van Vleet,	
Fisher,	Mickley,	Warner,	
Forbes,	Monroe,	Welch,	
Gies,	Nixon,	Wendell,	
Graham,	Nowland,	Willits,	
Green,	O'Grady,	Woodman,	
Haire,	Osborn,	Woodruff,	
Hawley,	Packard,	Woodward,	
Haynes,	Phillips,	Woodworth,	
Horton,	Reed,	Speaker,	60

NAYS.

Title agreed to.

House bill No. 298, entitled

A bill to improve the manufacture of salt

Was read a third time and passed, a
members elect voting therefor, by yeas and

YEAS.

Mr. Aitken,	Mr. Horton,
G. W. Allen,	M. D. Howard,
Ball,	O. F. Howard,
Bayley,	Jewell,
Bond,	J. H. Jones,
Brockway,	Laing,
Cady,	Mallary,
Camburn,	Maxwell,
Cobb,	May,
Dort,	McKernan,
Dunlap,	Mickley,
Fisher,	Monroe,
Forbes,	Newcomb,
Gies,	Nixon,
Graham,	Nowland,
Green,	O'Grady,
Haire,	Osborn,
Hawley,	Packard,
Haynes,	

NAYS.

Mr. Kenny, Mr. Williams,

Title agreed to.

House bill No. 296, entitled

A bill to provide for the drainage and reclamation of
lands, by shortening the course and lowering the bed of
river, as it passes through sections 33 and 34 of
of Imlay, Lapeer county,

Was read a third time and passed, a majority of
members elect voting therefor, by yeas and nays.

YEAS.

Mr. Aitken,	Mr. Horton,	Mr.
G. W. Allen,	M. D. Howard,	
Ball,	O. F. Howard,	
Bayley,	Jewell,	
Bond,	J. H. Jones,	

Brockway,	Kenny,	Stewart,
Cady,	Laing,	Taylor,
Camburn,	Look,	Thayer,
Cobb,	Mallory,	Tapper,
Copley,	Maxwell,	Van Vleet,
Dort,	May,	Warner.
Dunlap,	McKernan,	Wendell,
Fisher,	Monroe,	Willits,
Forbes,	Morton,	Woodman,
Gies,	Nixon,	Woodruff,
Graham,	O'Grady,	Woodward,
Green,	Osborn,	Woodworth,
Haire,	Packard,	Yawkey,
Hawley,	Phillips,	Speaker,
Haynes,		

58

NAYS.

Mr. Seymour,

1

Title agreed to.

House bill No. 294, entitled

A bill to provide for the drainage and reclamation of swamp lands in Shiawassee county,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Kenny,	Mr. Seymour,
Ball,	Laing,	Shier,
Bond,	Look,	L. Smith,
Cady,	Mallory,	Stewart,
Camburn,	Maxwell,	Taylor,
Cobb,	May,	Thayer,
Copley,	McKernan,	Tapper,
Dort,	Mickley,	Van Vleet,
Fellows,	Monroe,	Warner,
Fisher,	Newcomb,	Wendell,
Gies,	Nixon,	Willits,
Green,	O'Grady,	Williams,
Haynes,	Packard,	Woodman,
Horton,	Phillips,	Woodward,
M. D. Howard,	Reed,	Woodworth,
Jewell,	Rumyan,	Yawkey,
J. H. Jones,	Sanderson,	Speaker
Keeler,	Schars,	

58

NAYS.

Mr. G. W. Allen,	Mr. Forbes,	Mr. O. F.
Bayley,	Graham,	Osb.
Brockway,	Haire,	W.
Colwell,	Hawley,	
Dunlap,		

Title agreed to.

House bill No. 291, entitled

A bill to amend section 1, of act No. 227, of the year 1837, touching the limitation of actions relating to real estate.

Was read a third time and not passed, a majority of the members elect not voting therefor, by yeas and nays:

YEAS.

Mr. Aitken,	Mr. Forbes,	Mr.
G. W. Allen,	Green,	
Ball,	J. H. Jones,	
Cady,	Keeler,	
Camburn,	Kenny,	
Cobb,	Laing,	
Colwell,	Mallory,	
Copley,	McKernan,	
Dort,	O'Grady,	
Dussean,	Phillips,	
Fellows,		

NAYS.

Mr. Bayley,	Mr. O. F. Howard,	Mr.
Boad,	Jewell,	
Brockway,	Look,	
Chipman,	Maxwell,	
Dunlap,	May,	
Fisher,	Mickley,	
Gies,	Monroe,	
Graham,	Nixon,	
Haire,	Osborn,	
Hawley,	Packard,	
Haynes,	Reed,	
Horton,	Rowe,	
M. D. Howard,	Runyan,	

Mr. Maxwell moved to reconsider the vote on the bill;

Which motion prevailed.

On motion of Mr. Maxwell,
The bill was laid on the table.

House bill No. 281, entitled

A bill to provide for the collection of taxes in the city of
Monroe,

Being under consideration,

Mr. Morton asked and obtained the unanimous consent of the
House to amend the bill by striking out, in line 5, of section 1,
the words "an addition of four per cent.," and inserting in lieu
thereof the words "the addition of the per centage."

The bill was then read a third time and passed, a majority of
all the members elect voting therefor, by yeas and nays, as
follows:

YEAS.

Mr. Aitken,	Mr. Haire,	Mr. Reed,
G. W. Allen,	Haynes,	Runyan,
Ball,	Horton,	Sanderson,
Bayley,	M. D. Howard,	Seymour,
Boies,	Jewell,	Shier,
Bond,	J. H. Jones,	Stewart,
Brockway,	Kenny,	Swift,
Cady,	Laing,	Thayer,
Chipman,	Look,	Tupper,
Cobb,	Mallary,	Utley,
Colwell,	Maxwell,	Van Fleet,
Copley,	May,	Warner,
Dort,	McKernan,	Wendell,
Dunlap,	Mickley,	Willits,
Fellows,	Monroe,	Woodman,
Fisher,	Morton,	Woodruff,
Forbes,	Newcomb,	Woodward,
Gies,	Nixon,	Woodworth,
Graham,	Packard,	Yawkey,
Green,	Phillips,	Speaker,

60

NAYS.

Mr. Camburn,

1

House bill No. 304, entitled

A bill to appropriate an additional half section of State
swamp lands to the mile, on the Ithaca and St. Charles State
road, in Gratiot and Saginaw counties,

Was read a third time and passed, a majority
bers elect voting therefor, by yeas and nays, as
YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. R
G. W. Allen,	Horton,	R
Ball,	M. D. Howard,	Se
Bayley,	O. F. Howard,	Se
Boies,	J. H. Jones,	W
Brockway,	Kenny,	S
Cady,	Laing,	T
Camburn,	Look,	T
Chipman,	Mallory,	
Cobb,	Maxwell,	
Colwell,	May,	
Copley,	McKernan,	
Dort,	Mickley,	
Fellows,	Monroe,	
Fisher,	Morton,	
Forbes,	Newcomb,	
Gies,	Nixon,	
Graham,	O'Grady,	
Green,	Osborn,	
Haire,	Packard,	
Hawley,	Phillips,	S
	YEAS.	

Mr. Stewart,

Title agreed to.

House manuscript bill, entitled

A bill to provide for the laying out and establish-
road from Ferrysburg, in Ottawa county, to
Black Creek, in the county of Muskegon, and to
swamp land to aid in the construction thereof,

Was read a third time and passed, a majority
bers elect voting therefor, by yeas and nays, as
YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. R
G. W. Allen,	Horton,	R
Ball,	M. D. Howard,	S
Bayley,	O. F. Howard,	S
Boies,	Jewell,	S
Bond,	J. H. Jones,	W
Brockway,	Kenny,	S
Cady,	Laing,	T

Camburn,	Look,	Thayer,
Chipman,	Mallary,	Tepper,
Cobb,	Maxwell,	Utley,
Colwell,	May,	Warner,
Copley,	Mickley,	Wendell,
Dusseau,	Monroe,	Willits,
Fellows,	Morton,	Williams,
Fisher,	Newcomb,	Woodruff,
Forbes,	Nixon,	Woodward,
Gies,	O'Grady,	Woodworth,
Graham,	Packard,	Yawkey,
Haire,	Phillips,	Speaker,
Hawley,		61

NAYS.

Mr. Stewart,	Mr. Van Vleet,	2
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Title agreed to.

House bill No. 396, entitled

A bill to accept a grant of land, made by act of Congress, to aid in the construction of the ship canal at the head of Portage Lake with Lake Superior, and to provide for the construction of the same,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Runyan,
G. W. Allen,	M. D. Howard,	Sanderson,
Ball,	O. F. Howard,	Seymour,
Bayley,	Jewell,	Shier,
Boies,	J. H. Jones,	W. T. Smith,
Brockway,	Kenny,	Stewart,
Cady,	Laing,	Swift,
Camburn,	Look,	Taylor,
Chipman,	Mallary,	Thayer,
Cobb,	Maxwell,	Tupper,
Colwell,	May,	Utley,
Copley,	McKernan,	Van Vleet,
Dort,	Mickley,	Warner,
Dunlap,	Monroe,	Wendell,
Dusseau,	Munger,	Willits,
Fellows,	Newcomb,	Williams,
Fisher,	Nixon,	Woodman,
Forbes,	O'Grady,	Woodruff,
Gies,	Osborn,	Woodward,
Graham,	Packard,	Woodworth,

Haire,
Hawley,
Haynes,

Phillips,
Reed,

Ya
Sp

NAYS.

The question being upon agreeing to the title,
Mr. McKernan moved to amend the title by i
the word "canal," the words "and harbor;" also
the words "to connect," after the words "Portag

Which was agreed to.

The title, as amended, was agreed to.

On motion of Mr. O'Grady,

By a vote of two-thirds of all the members
was ordered to take immediate effect.

Senate bill No. 119, entitled

A bill to authorize the township of Clinton,
comb, to raise money to reimburse and pay Tho
of said town, moneys advanced on subscription
zens of said town, to pay bounties to volunteers
of the President, made July 18, 1864,

Was read a third time and passed, a majority
bers elect voting therefor, by yeas and nays, as

YEAS.

Mr. Aitkin,	Mr. M. D. Howard,	Mr. S
G. W. Allen,	O. F. Howard,	S
Ball,	Jewell,	V
Bayley,	J. H. Jones,	S
Boies,	Kenny,	S
Brockway,	Laing,	T
Cady,	Mallary,	T
Camburn,	Maxwell,	T
Cobb,	May,	U
Colwell,	McKernan,	V
Copley,	Mickley,	V
Dort,	Monroe,	V
Dusseas,	Morton,	V
Fellows,	Nixon,	V
Fisher,	O'Grady,	V
Gies,	Osborn,	V
Graham,	Packard,	V
Green,	Phillips,	Y

Haire,	Reed,	Speaker,	
Hawley,	Runyan,		59
	NAYS.		0

Title agreed to.

Senate bill No. 96, entitled

A bill to authorize judges of probate, in certain counties, to appoint a register, and prescribing his duties and compensation,

Was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Boies,	Mr. Newcomb,	Mr. Runyan,	
Copley,	Osborn,	Warner,	
Graham,	Packard,	Wendell,	
M. D. Howard,	Phillips,	Wilcox,	
McKernan,			13

NAYS.

Mr. Aitken,	Mr. Hawley,	Mr. Sanderson,	
G. W. Allen,	Horton,	Seymour,	
Ball,	O. F. Howard,	Shier,	
Bayley,	Jewell,	W. T. Smith,	
Brockway,	J. H. Jones,	Stewart,	
Cady,	Kenny,	Swift,	
Camburn,	Laing,	Tupper,	
Cobb,	Look,	Utley,	
Colwell,	Mallary,	Van Vleet,	
Dort,	Maxwell,	Willits,	
Dusseau,	May,	Williams,	
Fellows,	Mickley,	Woodman,	
Fisher,	Monroe,	Woodruff,	
Forbes,	Nixon,	Woodworth,	
Gies,	O'Grady,	Yawkey,	
Green,	Reed,	Speaker,	
Haire,			49

Senate bill No. 135, entitled

A bill authorizing action for mal-practice against persons holding themselves out as physicians or surgeons, in certain cases,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Stewart asked the unanimous consent of the House to strike out all after the enacting clause, and substitute the fol-

lowing in lieu thereof: "Any person, professing himself to be a physician or surgeon, before he shall collect a fee for his professional services, shall show that he has had ten years of reputable profession, or that he has received a diploma from a medical college, or a license from a medical board to grant such licenses; and if any person, professing medicine or surgery, without such diploma, shall be guilty of mal-practice, an action on the part of any person, and the rules of law applicable to such actions against licensed physicians, shall be applicable to such actions on the part of any person, and the rules of law applicable to mal-practice may be given in evidence in bar, or in mitigation of damages, for the services rendered by such persons so professing medicine or surgery."

Objected to by Mr. Chipman.

On motion of Mr. Maxwell,

The bill was referred to the committee on education.

Senate bill No. 126, entitled

A bill to provide for the drainage and reclamation of the lands, by means of a State road, to be known as the Gratiot State road,

Was read a third time and passed, a majority of the members elect voting therefor, by yeas and nays,

YEAS.

Mr. Aitken,	Mr. Haire,	Mr. 1
G. W. Allen,	Hawley,	
Ball,	Haynes,	
Bayley,	M. D. Howard,	
Boies,	O. F. Howard,	
Bond,	Jewell,	
Brockway,	J. H. Jones,	
Cady,	Keeler,	
Camburn,	Kenny,	
Cobb,	Laing,	
Colwell,	Mallory,	
Copley,	Maxwell,	
Dort,	May,	
Dunlap,	McKernan,	
Dusseau,	Monroe,	
Fellows,	Morton,	

Fisher,	Nixon,	Woodman,	
Forbes,	O'Grady,	Woodruff,	
Gies,	Osborn,	Woodworth,	.
Graham,	Packard,	Yawkey,	
Green,	Reed,	Speaker,	63

NAYS.

Mr. Stewart,	1
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Title agreed to.

Senate manuscript joint resolution, entitled

Joint resolution for the relief of Robert W. Cummings,

Was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Dunlap,	Mr. Kenny,	
G. W. Allen,	Fellows,	Mallary,	
Boies,	Fisher,	Nixon,	
Bond,	Graham,	O'Grady,	
Brockway,	Green,	Seymour,	
Oady,	Hawley,	Taylor,	
Copley,	O. F. Howard,	Utley,	
Dort,	Jewell,		23

. NAYS.

Mr. Ball,	Mr. Maxwell,	Mr. Tupper,	
Camburn,	May,	Van Vleet,	
Chipman,	McKernan,	Warner,	
Cobb,	Monroe,	Welch,	
Colwell,	Osborn,	Wendell,	
Dusseau,	Packard,	Wilcox,	
Forbes,	Phillips,	Willits,	
Gies,	Reed,	Williams,	
Haire,	Runyan,	Woodman,	
Haynes,	Sanderson,	Woodruff,	
Horton,	Shier,	Woodward,	
J. H. Jones,	W. T. Smith,	Woodworth,	
Laing,	Stewart,	Yawkey,	
Look,	Thayer,	Speaker,	42

Senate bill No. 115, entitled

A bill relative to extending the time for the collection of taxes,

Was read a third time and passed, a majority elect voting therefor, by yeas and nays,

YEAS.

Mr. Aitken,	Mr. Hawley,	Mr.
G. W. Allen,	Haynes,	
Boies,	Horton,	
Bond,	M. D. Howard,	
Bröckway,	O. F. Howard,	
Cady,	Jewell,	
Camburn,	J. H. Jones,	
Chipmān,	Kenny,	
Cobb,	Laing,	
Colwell,	Mallary,	
Copley,	Maxwell,	
Dort,	May,	
Dunlap,	McKernan,	
Dussean,	Mickley,	
Fisher,	Monroe,	
Forbes,	Nixon,	
Gies,	O'Grady,	
Graham,	Osborn,	
Green,	Packard,	
Haire,	Reed,	

NAYS.

Mr. Ball,	Mr. Phillips,	Mr.
Look,		

Title agreed to.

Senate bill No. 120, entitled

A bill to provide for the purchase of books for the library,

Was read a third time and passed, a majority elect voting therefor, by yeas and nays,

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr.
G. W. Allen,	Horton,	
Ball,	O. F. Howard,	
Boies,	J. H. Jones,	
Bond,	Keeler,	
Brockway,	Kenny,	
Cady,	Laing,	
Camburn,	Look,	
Chipman,	Mallary,	
Cobb,	May,	

Colwell,	McKernan,	Welch,
Copley,	Mickley,	Wilcox,
Dort,	Monroe,	Willits,
Dunlap,	Nixon,	Williams,
Dusseau,	O'Grady,	Woodman
Forbes,	Osborn,	Woodruff,
Gies,	Packard,	Woodward,
Graham,	Phillips,	Woodworth
Green,	Reed,	Yawkey,
Haire,	Rowe,	Speaker,
Hawley,	Sanderson,	62
	NAYS.	0

Title agreed to.

On motion of Mr. Gies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 103, entitled

A bill to amend section 451, of the compiled laws, relative to surveys, and the duties of county surveyors,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Haire,	Mr. Reed,
G. W. Allen,	Haynes,	Runyan,
Ball,	Horton,	Sanderson
Beach,	M. D. Howard,	Seymour,
Boies,	O. F. Howard,	Shier,
Bond,	Jewell,	Slocum,
Brockway,	J. H. Jones,	W. T. Smith,
Cady,	Kenny,	Thayer,
Camburn,	Laing,	Tupper,
Cobb	Look,	Utley,
Copley,	Mallary,	Van Vleet,
Dort,	McKernan,	Warner,
Dunlap,	Mickley,	Welch,
Dusseau,	Monroe,	Wilcox,
Fellows,	Morton,	Willits,
Fisher,	Nixon,	Williams,
Forbes,	O'Grady,	Woodruff,
Gies,	Osborn,	Yawkey,
Graham,	Packard,	Speaker,
Green,	Phillips,	59

NAY

Mr. Maxwell,
May,

Mr. Wendel
Woodm

Title agreed to.

On motion of Mr. Boies,

By a vote of two-thirds of all the
ordered to take immediate effect.

On motion of Mr. Gies,

The House adjourned until to-m

Lansing,

The House met, pursuant to adjour
order by the Speaker.

Prayer by Rev. Mr. Burgess.

Roll called: quorum present.

Absent at roll call, without leave, M

Mr. Look asked and obtained leave of
an indefinite time, from and after to-day

Mr. Swift asked and obtained leave of
for an indefinite time.

The Speaker called Mr. Warner to the

REPORTS OF STANDING COMMITTEES

By the committee on ways and means:

The committee on ways and means, to
Senate bill No. 118, entitled

A bill to amend sections 821, it being sec
compiled laws, relative to the payment of
treasurers,

Respectfully report that the provisions of
braced in House bill No. —, which has passed
which in some respects was preferable to the
eration. The committee have therefore instr
port the bill back to the House, and recommen
pass, and ask to be discharged from the furthe
of the subject.

A. L. GREEN

Report accepted and committee discharged.

On motion of Mr. J. H. Jones,

The bill was laid on the table.

By the committee on ways and means:

The committee on ways and means, to whom was recommended House bill No. 283, entitled

A bill to amend an act entitled an act to provide for assessing property at its true value, and for levying and collecting taxes thereon, approved February 14, 1853, and the acts amendatory thereto, approved February 12, 1855, and February 14, 1858,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Williams,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Green,

The bill was placed on the order of third reading.

By the committee on ways and means:

The committee on ways and means, to whom was recommended Senate bill No. 127, entitled

A bill to amend sections 16, 18, 21 and 22, of chapter 18, of the compiled laws, relative to hawkers and peddlers,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Chipman,

The House concurred in the amendment made by the committee.

On motion of Mr. Chipman,

The bill was placed on the order of third reading.

By the committee on ways and means:

The committee on ways and means, to whom referred Senate bill No. 77, entitled

A bill to amend an act to provide for the sale of primary school lands in the Mineral Range of the State, heretofore withheld from market as mineral lands.

Report that they have considered the subject and give their opinion that the act of 1863, which this bill proposes to amend, has none too many safeguards around it to protect the interests of the State. These lands have been unsalable on account of their mineral character, and have been withheld from market. The act of 1863 provided for a survey and examination of these lands by the Governor, after which the Governor might select portions which should still be retained, but the balance offered for sale. Nothing has been done under the act, and more is known in regard to the character of the lands than was known at the time this act was passed. The committee have been unable to ascertain any value for re-offering these lands now. There are plenty of buyers in the market for all who wish to locate, unless it were swamp land road contractors would like a large tract from. We think the interests of the State would be promoted by not disturbing these lands till we have acquired reliable knowledge of their character. The committee have therefore instructed me to report to the House, and recommend that it do not pass, and be discharged from the further consideration of the bill.

A. L. GRE

Report accepted and committee discharged.

On motion of Mr. G. W. Allen,

The bill was laid on the table.

By the committee on education:

The committee on education, to whom was referred Senate bill No. 135, being

A bill authorizing action for mal-practice, against persons holding themselves out as physicians or surgeons, in certain cases,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, recommending that the bill do pass, and ask to be discharged from the further consideration of the subject.

B. M. WILLIAMS, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Williams,

The bill was placed on the order of third reading.

By the committee on public lands:

The committee on public lands, to whom was referred

A bill to appropriate 3,000 acres of swamp land to build a bridge across the River Rouge;

Also,

A bill to appropriate swamp lands for improvement of the State road from Vassar to Wahjamega, in Tuscola county;

Also,

A bill appropriating swamp lands for the improvement of Thunder Bay river,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that they do pass, and ask to be discharged from the further consideration of the subject.

RICHARD WINSOR, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. W. T. Smith,

The several bills were placed on the order of third reading.

By the committee on harbors:

The committee on harbors, to whom

A bill to authorize the township of
new county, to raise money, by tax
the harbor of Eagle river,

Respectfully report that they have
consideration, and have directed me to
the House, without amendment, and
pass, and ask to be discharged from
of the subject.

SAM'L W

Report accepted and committee dis

On motion of Mr. Yawkey,

The bill was laid on the table.

By the committee on the judiciary:

The committee on the judiciary,
Senate bill No. 134, entitled

A bill to amend section 1282, of the
to limited partnerships,

Respectfully report that they have
consideration, and have directed me to
the House, without amendment, and
do pass, and ask to be discharged
consideration of the subject.

J. DENNISON LEV

Report accepted and committee dis

On motion of Mr. Lewis,

The bill was placed on the order of

By the committee on the judiciary:

The committee on the judiciary, to whom
bill No. 133, being

A bill to provide for the recovery of
by persons claiming title thereto, in case

Respectfully report that they have
consideration, and have directed me to
the House, without amendment, and

pass, and ask to be discharged from the further consideration of the subject.

J. DENISON LEWIS, *for the Committee.*

Report accepted and committee discharged.

On motion of Mr. Maxwell,

The bill was placed on the order of third reading.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred

A bill to establish a board of public works for the city of Detroit,

Would respectfully report that they have had the same under consideration, and that they are of the opinion that the bill is a meritorious one, but that it contemplates important changes in the management of the different departments having in charge the public interests and improvements of the city; that at this late day of the session there is not sufficient time to devote that attention to the subject that its importance demands.

The bill is therefore herewith returned to the House without recommendation, and your committee ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Mallary,

The bill was laid on the table.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred House bill No. 303, entitled

A bill to amend an act entitled an act to revise the charter of the city of Detroit, approved February 5, 1857, as amended by the several acts amendatory thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so

amended, do pass, and ask to be discharged from consideration of the subject.

C. F.

Report accepted and committee discharged.
On motion of Mr. Gies,
The House concurred in the amendment of the committee.

The bill was then referred to the committee and placed on the general order.

By the committee on engrossment and

The committee on engrossment and corrections have respectively enrolled, signed and presented the following bill:

A bill to revise the charter of the city of
JOHN

Report accepted.

REPORTS OF SELECT COMMITTEES

By the select committee on game:

The select committee on game, to whom was referred bill No. 131, entitled

A bill to amend section 2 of an act to provide for the protection of game in the act 236, of the session laws of 1863, and

Respectfully report that they have had the bill under consideration, and have directed me to report the same to the House, without amendment, and ask that it be passed, and ask to be discharged from further consideration of the subject.

SAM'L W. T.

Report accepted and committee discharged.
On motion of Mr. Yawkey,

The bill was placed on the order of the day.

The special committee to whom was referred resolution No. 11, entitled

Joint resolution in relation to the
Railroad, so called;

Also, the resolution of inquiry as to whether the persons controlling, operating and claiming to own the Detroit and Milwaukee railroad are an incorporate company under the laws of this State,

Have had the same under consideration, and have directed me to report that they have investigated the matter far enough to discover that it would take weeks to fully unravel all the labyrinthian mazes through which said railroad has passed, and to be able to report with any certainty its present legal ownership, or the corporate condition of its owners; that although they believe that the affairs of the company controlling and claiming to own said road should be thoroughly sifted, that the plain truth may be known about the corporate existence of said company, and their right to exercise powers unlimited and oftentimes onerous and irksome to the inhabitants along the line of said road, yet owing to the distance which we must necessarily send for persons and papers to prosecute this investigation, together with the late hour in the session at which this committee was appointed, preclude all hope of prosecuting the investigation to the desired end during this session. We therefore ask to be discharged from further consideration of the subject.

O. W. MUNGER, *Chairman.*

Report accepted and committee discharged.

MESSAGE FROM THE GOVERNOR.

The Speaker *pro tem.* announced the following:

EXECUTIVE OFFICE,
Lansing, March 16, 1865. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State, the following, to wit:

An act to change the name of Edgar O. Yates to Edgar O. Dibble;

Also,

An act to amend section 6 of an act entitled "an act supple-

mentary to an act to amend an act
the formation of corporations for m
turing purposes," approved Februa

Also,

An act authorizing the State Lib
certain books or public documents;

Also,

An act to provide for a tax upon

Also,

An act for the acceptance of the
made by an act of Congress, approv
construction of certain wagon road
purposes, and to provide for the con

Also,

An act to amend section 1468, in c
laws, it being section 3, of chapter 2
vised statutes of 1838, relative to th
ents of the poor;

Also,

An act to amend an act entitled an a
of Jackson and Eaton, and the citie
counties, and of Barry and Kent, the
and Leslie, in Ingham county, and I
Allegan county, to pledge their credit
of a railroad from Jackson to Grand
of session laws of 1864;

Also,

An act to punish the recruiting of r
vice of other States;

Also,

An act to prevent fishing with sein
the small inland lakes and streams in

Also,

An act to provide for the levying an
the maintenance of free schools in the

Also,

An act to legalize the action of the several townships of the county of Kalamazoo, in raising bounties for volunteers;

Also,

An act to provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from Nunica, in Ottawa county, to Muskegon, in Muskegon county, to be known as the Nunica and Muskegon State road;

Also,

An act to lay out and establish a State road in the Upper Peninsula to be known as the Winona and Franklin State road, and to provide for the construction of the same.

HENRY H. CRAPO.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker *pro tem.* announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following concurrent resolution:

Resolved, (the Senate concurring,) That from and after Monday, the 20th day of March, 1865, the two Houses will transact no business, other than for the President of the Senate, and the Speaker of the House to sign enrolled bills for the approval of the Governor, and the entry of the same on the journals of the proper Houses, by the Secretary and Clerk, and that the time of final adjournment of this Legislature, shall be on Thursday, the 23d day of March, 1865, at 12 o'clock, noon, of that day;

In the passage of which the Senate has concurred.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The resolution was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also ann

To the Speaker of the House of Rep

SIR—I am instructed by the Sen
the following bills:

House bill No. 24, entitled

A bill to amend section 5, of c
laws, and the act amendatory th
1863, and to amend section 12, of

And to inform the House that th
same as follows, by substituting th

"Section 5. The personal servi
garnishee shall be deemed the co
name of the plaintiff against such
may be served in the same or any
State, and require the appearanc
such justice at his office, in the sa
in this State, and a constable or sh
serve the same: *Provided*, The la
tendance shall be paid or tendered
time of such service, and such su
docke: as suits in other cases: *P*
summons shall not be served in a
where such suit is commenced in
Upper Peninsula."

Also, amend the title by adding t
named section, and by inserting after
"and twelve," and by striking out a

In the passage of which, as thus
concurred by a majority vote of all

Very

Mr. Maxwell moved that the Ho
ments made to the bill by the Senat

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Reed,
G. W. Allen,	O. F. Howard,	Runyan,
Ball,	Jewell,	Sanderson,
Bayley,	J. H. Jones,	Schars,
Beach,	Kenny,	Seymour,
Boies,	Laing,	Shier,
Bond,	Landon,	Slocum,
Brockway,	Lapham,	W. T. Smith,
Cady,	Look,	Stewart,
Chipman,	Maxwell,	Swift,
Cobb,	May,	Taylor,
Colwell,	McKay,	Thayer,
Copley,	Mickley,	Tupper,
Dort,	Monroe,	Utley,
Dunlap,	Munger,	Van Fleet,
Dusseau,	Newcomb,	Wendell,
Fisher,	Nixon,	Wilcox,
Forbes,	Nowland,	Willits,
Gies,	O'Grady,	Williams,
Green,	Osborn,	Woodruff,
Hawley,	Packard,	Woodworth,
Haynes,	Phillips,	Speaker <i>pro tem.</i> ,

66

NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills and joint resolution:

1. House bill No. 256, entitled

A bill to change the name of the Congregational Society of Southfield, to First Presbyterian Society of Southfield;

2. House bill No. 223, entitled

A bill appropriating certain non-resident highway taxes for the years 1864, 1865 and 1866, of the township of Sciota, in the county of Shiawassee, to build a bridge across the Looking Glass river, in said township;

3. House joint resolution No. 29, entitled
Joint resolution authorizing and directing
the auditor to credit the county of Marquette with
the books of his office, and to charge the cost
thereof;

In the passage of which the Senate has
concurred by a majority vote of all the Senators elect, and
to take immediate effect, by a vote of two-thirds
of the Senators elect.

Very respectfully

THOMAS

Secretary

The bills and joint resolution were referred
to the committee on engrossment and enrollment, for enrollment.
The Speaker *pro tem.* also announced that

SENATOR

Lansing,

To the Speaker of the House of Representatives

Sir—I am instructed by the Senate
to present to the House the following bill:

House bill No. 234, entitled

A bill to provide for the incorporation of
Dutch churches,

And to inform the House that the Senate
has concurred in the bill, by striking out the proviso at the end

In the passage of which, as thus amended,
concurred by a majority vote of all the Senators elect.

Very respectfully

THOMAS

Secretary

Mr. M. D. Howard moved that the House
do pass the bill by the Senate;

Which motion prevailed, by yeas and nays

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,

Mr. M. D. Howard, 1
O. F. Howard,
Jewell,

Bayley,	J. H. Jones,	Shier,
Beach,	Kenny,	Slocum,
Boies,	Laing,	L. Smith,
Bond,	Lapham,	W. T. Smith,
Brockway,	Lewis,	Swift,
Cady,	Look,	Taylor,
Cobb,	Maxwell,	Thayer,
Colwell,	May,	Tupper,
Dort	McKay,	Utley,
Dusseau,	McKernan,	Van Vleet,
Fisher,	Monroe,	Welch,
Forbes,	Munger,	Wilcox,
Gies,	Nixon,	Willits,
Graham,	Nowland,	Williams,
Green,	O'Grady,	Woodman,
Hawley,	Osborn,	Woodruff,
Haynes,	Packard,	Yawkey,
Horton,	Phillips,	Speaker <i>pro tem.</i> ,

63

NAYS

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 263, entitled

A bill to provide for the drainage and reclamation of swamp lands by means of a State road and ditches, from Bridgton, in the county of Newaygo, to Blodgett's mills, in the county of Osceola,

And to inform the House that the Senate has amended the same by striking out of the last line of section 3 the words, "Clare, Roscommon or Missaukee;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Utley moved that the House con-
made to the bill by the Senate;

Which motion prevailed, by yeas and
YEAS.

Mr. Aitkin,	Mr. O. F. Howard,
G. W. Allen,	Jewell,
Ball,	J. H. Jones,
Bayley,	Keany,
Beach,	Laing,
Bond,	Landon,
Brockway,	Lapham,
Cady,	Lewis,
Cobb,	Look,
Colwell,	May,
Dort,	McKay,
Dunlap,	McKernan,
Fisher,	Mickley,
Forbes,	Monroe,
Gies,	Morton,
Graham,	Munger,
Green,	Nixon,
Haire,	Nowland,
Hawley,	O'Grady,
Haynes,	Osborn,
Horton,	Packard,
M. D. Howard,	Phillips,
	YEAES.

The bill was then referred to the committee
and enrollment, for enrollment.

The Speaker *pro tem.* also announced the

SENATE
Lansing, J

To the Speaker of the House of Representatives

SIR—I am instructed by the Senate to re-
the following bill:

House bill No. 245, entitled

A bill appropriating certain highway tax
ment of a road leading from Corunna, in t
wassee, to Saginaw City, in the county of Sa

And to inform the House that the Senate
same by inserting in line 11, section 2, after

ship," the words "pursuant to section 1 of this act;" also, after the word "moneys," in line 13, of section 2, insert the word "so;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Yawkey moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. Runyan,
G. W. Allen,	M. D. Howard,	Sanderson,
Bartow,	O. F. Howard,	Schars,
Bayley,	Jewell,	Seymour,
Beach,	J. H. Jones,	Shier,
Boies,	Kenny,	Slocum,
Bond,	Landon,	L. Smith,
Brockway,	Lapham,	Stewart,
Cady,	Lewis,	Swift,
Camburn,	Look,	Taylor,
Cobb,	Maxwell,	Thayer,
Colwell,	May,	Tupper,
Copley,	McKay,	Utley,
Dort,	McKernan,	Wendell,
Dunlap,	Mickley,	Willits,
Dussean,	Monroe,	Williams,
Fisher,	Munger,	Winsor
Forbes,	Nixon,	Woodman,
Gies,	Nowland,	Woodruff,
Green,	O'Grady,	Woodworth,
Haire,	Packard,	Yawkey,
Hawley,	Phillips,	Speaker <i>pro tem.</i> ,

66

NAYS.

Mr. W. T. Smith, Mr. Van Vleet, 2

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* announced the following:

S

Lane

To the Speaker of the House of Representatives

SIR—I am instructed by the Senate to present the following bills:

1. Senate manuscript bill, entitled

A bill to authorize the wardens and in the city of Port Huron, to loan money to issue bonds to secure the payment of

2. Senate bill No. 137, entitled

A bill for laying out and establishing known as the Ingham and Clinton State certain swamp lands for the construction

Which have passed the Senate by a Senators elect, and in which the construction is respectfully asked.

Very respectfully

THOS

A

The first named bill was read a first time, its title, and referred to the committee on appropriations.

The second named bill was read a first time, and referred to the committee on public lands.

The Speaker *pro tem.* also announced

S

Lansin

To the Speaker of the House of Representatives

SIR—I am instructed by the Senate to present the following bill:

House bill No. 231, entitled

A bill to authorize the formation of a geological and scientific purposes,

And to inform the House that the Senate has agreed to the same by adding to the proviso at the end the following words:

"Except such property as shall be exempt under the provisions of subdivision 8, of section 5, of chapter 17, of the compiled laws;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. J. H. Jones moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Schars,
G. W. Allen,	Jewell,	Seymour,
Ball,	J. H. Jones,	Shier,
Bayley,	Kenny,	Slocum,
Beach,	Laing,	L. Smith,
Bond,	Landon,	W. T. Smith,
Brockway,	Lapham,	Swift,
Cady,	Lewis,	Taylor,
Chipman,	Look,	Thayer,
Cobb,	May,	Tupper,
Colwell,	McKay,	Utiley,
Copley,	McKernan,	Van Vleet,
Dort,	Monroe,	Wendell,
Dunlap,	Munger,	Wilcox,
Fisher,	Nixon,	Willits,
Forbes,	Nowland,	Williams,
Gies,	O'Grady,	Winsor,
Graham,	Osborn,	Woodman,
Green,	Packard,	Woodruff,
Haire,	Phillips,	Woodworth,
Haynes,	Reed,	Yawkey,
Horton,	Runyan,	Speaker <i>pro tem.</i> ,
M. D. Howard,	Sanderson,	68

NAYS

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the follow

SENATE CH.
Lansing, March

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following joint resolution:

Senate manuscript joint resolution, entitled

Joint resolution for the relief of Byron Ayre the township of Van Buren, in the county of W

Which has passed the Senate by a majority Senators elect, and by a vote of two-thirds of elect, been ordered to take immediate effect, and concurrence of the House is respectfully asked.

Very respectfully,

THOS. H.

Secretary

The joint resolution was read a first and second title, and referred to the committee on ways and

The Speaker *pro tem.* also announced the fo

SENATE C
Lansing, Ma

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit the following bill:

House bill No. 221, entitled

A bill granting swamp lands to the county aid in cutting drains through a certain swan

And to inform the House that the Senate same by adding at the end of section 2, the "to be selected in the county of Shiawassee

In the passage of which, as thus amended, carried by a majority vote of all the Senators ordered the same to take immediate effect thirds of all the Senators elect.

Very respectfully

THO

Secret

Mr. Taylor moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. Packard,
G. W. Allen,	Horton,	Phillips,
Ball,	M. D. Howard,	Reed,
Bartew,	O. F. Howard,	Runyan,
Bayley,	Jewell,	Sanderson,
Beach,	J. H. Jones,	Schars,
Bond,	Kenny,	Seymour,
Brockway,	Laing,	Slocum,
Cady,	Landon,	Stewart,
Chipman,	Lapham,	Swift,
Cobb,	Lewis,	Taylor,
Colwell,	Look,	Thayer,
Copley,	Mallary,	Tupper,
Dort,	May,	Utle,
Dunlap,	McKay,	Van Vleet,
Fisher,	Mickley,	Willits,
Forbes,	Monroe,	Williams,
Gies,	Munger,	Woodman,
Graham,	Nixon,	Woodruff,
Green,	Nowland,	Woodworth,
Griswold,	O'Grady,	Yawkey,
Hawley,	Osborn,	Speaker, <i>pro tem.</i>

66

NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House, the following bill:

House manuscript bill, entitled

A bill to amend section 17, of chapter 6, of the compiled laws, relative to the holding of general and special elections,

And to inform the House that the Senate has amended the same as follows:

By inserting in line 8, recited section 17, :
 "meeting," the following words: "or at such
 the township as the township board of such tow
 scribe;"

In the passage of which, as thus amended,
 concurred by a majority vote of all the Senato

Very respectfully,

THOS. H.

Secretary

Mr. O'Grady moved that the House concur in
 made to the bill by the Senate;

Which motion prevailed, by yeas and nays,

YEAS.

Mr. Aitkin,	Mr. Jewell,	Mr.
G. W. Allen,	J. H. Jones,	
Ball,	Kenny,	
Bartow,	Laing,	
Bayley,	Landon,	
Bond,	Lapham,	
Brockway,	Lewis,	
Cady,	Look,	
Cobb,	May,	
Colwell,	McKay,	
Copley,	McKernan,	
Dort,	Monroe,	
Dunlap,	Munger,	
Fisher,	Nixon,	
Forbes,	Nowland,	
Gies,	O'Grady,	
Graham,	Osborn,	
Griswold,	Packard,	
Haire,	Reed,	
Hawley,	Rowe,	
Haynes,	Runyan,	
M. D. Howard,	Sanderson,	
O. F. Howard,		

NAYS.

The bill was then referred to the commi
 and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bill:

House bill No. 38, entitled

A bill to amend an act entitled "an act to amend an act entitled an act to amend section 8, act No. 257, of session laws of 1859,"

And to inform the House that the Senate has adopted the following as a substitute therefor:

"A bill to authorize the commissioners of highways to establish water-courses and locate ditches in certain cases, and to repeal act No. 257, of the laws of 1859, and act No. 241, of the laws of 1861;"

In the passage of which substituted bill, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. J. H. Jones,

The substitute was referred to the committee of the whole, and placed on the general order.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER, }
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

Sir—I am instructed by the Senate to return to the House the following bills and joint resolution:

1. House bill No. 206, entitled

A bill to amend an act entitled an act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State;

2. House bill No. 196, entitled

A bill to apportion anew the Representatives among the several counties and district of this State;

3. House bill No. 220, entitled
A bill to aid in the construction
Junction State road, and to apply
taxes thereon;

4. House bill No. 242, entitled
A bill to establish the name of J

5. House bill No. 136, entitled
A bill for creating and forming th

6. House bill No. 252, entitled
A bill to authorize the Governor
a certain State road;

7. House bill No. 224, entitled
A bill to amend section 1 of an act
and construct a road, to be known
Bingham State road, approved Feb

8. House bill No. 213, entitled
A bill to amend an act entitled as
altering and discontinuing highway
session laws of 1861;

9. House joint resolution No. 33,
Joint resolution relating to the ur
gooshance light-house, in the Straits

10. House bill No. 285, entitled
A bill to provide a tax for the exp
ment;

In the passage of which the Senate
ity vote of all the Senators elect.

Very respect

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The several bills and joint resolu
committee on engrossment and enrol

The Speaker *pro tem.* also announc

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bills:

1. Senate bill No. 41, entitled

A bill appropriating swamp lands for the purpose of establishing a State Normal school, in the Grand Traverse country of Michigan;

2. Senate bill No. 138, entitled

A bill appropriating swamp land to aid in the construction of a portion of the Port Huron, Bay City and Lansing State road;

3. Senate bill No. 140, entitled

A bill relative to the fencing of railroads through improved lands of the Upper Peninsula;

4. Senate manuscript bill, entitled

A bill relative to the collection of tolls on plank roads not kept in repair;

Which have passed the Senate by a majority vote of all the Senators elect, and by a vote of two-thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate

The first and second named bills were read a first and second time by their titles, and referred to the committee on public lands.

The third and fourth named bills were read a first and second time by their titles, and referred to the committee on banks and incorporations.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the following bill:

House bill No. 295, entitled

A bill to organize Union school district No. 1, of ship of Spaulding, in the county of Saginaw,

And to inform the House that the Senate has a title of said bill by adding the following thereto: "thorize said district to borrow money;"

In the passage of which, as thus amended, the Senate concurred by a majority vote of all the Senators elect, ordered the same to take immediate effect by a vote of all the Senators elect.

Very respectfully,

THOS. H. C
Secretary of

On motion of Mr. Yawkey,

The House concurred in the amendment made to the bill by the Senate.

The bill was then referred to the committee on and enrollment, for enrollment.

The Speaker *pro tem.* also announced the follow

SENATE CHAMBER
Lansing, March

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return the following bills:

1. House bill No. 178, entitled

A bill to authorize school district No. 1, of the town of Portsmouth, in the county of Bay, to issue bond

2. House bill No. 257, entitled

A bill to authorize the Governor to appoint on that part of the Forestville and East Saginaw situated in the counties of Tuscola and Saginaw

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 240, entitled

A bill to amend section 250, of chapter 93, of the compiled laws, relative to justices' dockets,

And to inform the House that the Senate has amended said bill by striking out the figures "93," in line one, of section one, and inserting in lieu thereof the figures "117;" also amend the title by striking out the figures "93," and inserting in lieu thereof the figures "117;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. M. D. Howard moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Bartow,
Bayley,
Beach,
Bond,
Brockway,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Laing,
Landon,
Lapham,

Mr. Runyan,
Sanderson,
Schars,
Shier,
Slocum,
W. T. Smith,
Stewart,
Swift.

Oady,	Look,	Taylor,
Chipman,	Maxwell,	Thayer,
Cobb,	May,	Tupper,
Colwell,	McKay,	Utley,
Copley,	McKernan,	Van Vleet,
Dort,	Mickley,	Wendell,
Dunlap,	Monroe,	Wilcox,
Gies,	Morton,	Willits,
Graham,	Nixon,	Williams,
Green,	Nowland,	Winsor,
Griswold,	O'Grady,	Woodman,
Haire,	Osborn,	Woodruff,
Hawley,	Packard,	Woodworth,
Haynes,	Phillips,	Yawkey,
Horton,	Rowe,	Speaker <i>pro tem.</i> ,

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NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 139, entitled

A bill to enable the Jackson, Lansing and Saginaw railroad company to make certain contracts, and to acquire certain rights now held by the Amboy, Lansing and Traverse Bay railroad company;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 120, entitled

A bill regulating the rates of toll to be charged by plank road companies in the Upper Peninsula;

2. House bill No. 182, entitled

A bill to amend section 3, of chapter 47, of the compiled laws, relative to lost goods and stray beasts, and to add at the end of said chapter a new section;

3. House bill No. 194, entitled

A bill to amend an act entitled "an act to provide for the drainage and reclamation of swamp lands, by means of State roads and ditches, from Muir, in Ionia county, to the north line of Isabella county," approved February 5, 1864;

In the passage of which the Senate has non-concurred.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

On motion of Mr. Ball,

The bills were laid on the table.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. Cobb moved to take from the table Senate bill No. 112, entitled

A bill to amend sections 6 and 12, of act No. 262, of the session laws of 1859, entitled "an act for the incorporation of insurance companies, and defining their powers and duties," approved February 15, 1859;

Which motion prevailed.

On motion of Mr. Woodman,

The bill was referred to the committee on State affairs.

Mr. Maxwell moved to reconsider the vote by which the House refused to pass House bill No. 291, entitled

A bill to amend section 1, of act 227, laws of 1877, limiting the limitation of actions relating to real property;

Which motion prevailed.

On motion of Mr. Maxwell,

The bill was placed on the order of third reading.

Mr. Morton moved to take from the table a resolution by him relative to capital punishment;

Which was not agreed to.

Mr. Taylor offered the following:

Resolved by the House of Representatives, (the yeas and nays being taken,) That the Board of State Auditors be and they are instructed to enlarge the Hall of the House of Representatives before the assembling of another session of the Legislature by extending the same by building an addition on the south end of the State House large enough to accommodate the Speaker's desk and two committee rooms in the same as they are now in the present Hall, and also to enlarge the old desk and committee rooms, and fit up the same so as to be with the above enlargement, and also to decorate the Hall so as to promote the health and comfort of the members;

Laid on the table for one day under the rules.

Mr. Wilcox moved to reconsider the vote of the House refused to pass Senate bill No. 96, entitled

A bill to authorize judges of probate in certain cases to appoint a register, and prescribing his duties and compensation;

The motion prevailed.

On motion of Mr. Wilcox,

The Clerk was instructed to request the Senate to pass the bill to the House.

Mr. Maxwell offered the following:

Resolved, That the Board of State Auditors be and they are hereby authorized to allow to the members of the Legislature their traveling fees and expenses, acting as such members;

performing their duty and preparing their report, as members of such committee;

Which was adopted.

Mr. Utley offered the following:

Resolved, That the Clerk of this House be and he is hereby authorized and required to forward by mail or express, to each of the members and officers of this House, one copy of the daily journal of the four last days of this session, and such other documents, reports or papers, as have been ordered printed by the House, and to pre-pay the postage or expressage on the same.

Resolved, That the State Treasurer be and he is hereby requested and instructed to refund to the Clerk of this House the amount of postage or expressage by him paid, under the preceding resolution, whenever such Clerk shall make demand therefor, and present his bill of the amount, certified by him to be correct;

Which was adopted.

Mr. Winsor moved to take from the table House bill No. 85, entitled

A bill to amend the charter of the city of Port Huron;

Which motion prevailed.

On motion of Mr. Taylor,

The bill was laid on the table.

THIRD READING OF BILLS AND RESOLUTIONS.

House bill No. 291, entitled

A bill to amend section 1, of act No. 227, of the laws of 1863, touching the limitation of actions relating to real property,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Osborn asked the unanimous consent of the House to amend the bill by striking out all after the word "State," in the 12th line of recited section 13;

Pending which,

On motion of Mr. Brockway,

The bill was laid on the table.

House bill No. 283, entitled

A bill to amend an act entitled an act to pro
ing property at its true value, and for levying
taxes thereon, approved February 14, 1853, and
atory thereto, approved February 12, 1855, ar
1858,

Was read a third time and not passed, a ma
members elect not voting therefor, by yeas and

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. J
G. W. Allen,	Jewell,	
Ball,	Landon,	
Bayley,	Lapham,	
Bond,	Lewis,	
Cady,	Look,	
Camburn,	McKay,	
Chipman,	McKernan,	
Copley,	Mickley,	
Dort,	Monroe,	
Dusseau,	Morton,	
Gies,	Munger,	
Green,	Newcomb,	
Griswold,	Nixon,	
Haire,	Nowland,	

NAYS.

Mr. Bartow,	Mr. Graham,	Mr.
Beach,	O. F. Howard,	
Brockway,	J. H. Jones,	
Fisher,	Mallory,	

House manuscript bill, entitled

A bill appropriating swamp lands for the im
State road from Vassar to Wahjamega, in Tu

Was read a third time and not passed, a m
members elect not voting therefor, by yeas and

YEAS.

Mr. Aitken,	Mr. Griswold,	Mr.
Ball,	Haire,	
Bartow,	Hawley,	
Bayley,	Haynes,	
Beach,	Jewell,	
Bond,	Landon,	

Brockway,	Lapham,	Reed,
Cady,	Lewis,	Rowe,
Chipman,	Look,	Schars,
Copley,	Mallary,	Slocum,
Dort,	McKay,	Utley,
Dunlap,	McKernan,	Wendell,
Dusseau,	Monroe,	Willits,
Fisher,	Morton,	Yawkey,
Gies,	Munger,	Speaker <i>pro tem.</i> ,
Graham,	Newcomb,	47

NAYS.

Mr. G. W. Allen,	Mr. L. Smith,	Mr. Stewart,
Oamburn,		4

Mr. Yawkey moved that there be a call of the House;
Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members were reported absent without leave: Messrs. Boies, Colwell, Forbes, M. D. Howard, Keeler, Laing, Lapham, Maxwell, Runyan, Seymour, W. T. Smith, Taylor, Thayer, Tupper, Welch, Winsor and Woodruff.

Mr. Brockway moved that all further proceedings under the call be dispensed with;

Which motion did not prevail.

On motion of Mr. Woodman,

Mr. W. T. Smith was admitted within the bar of the House, rendered an excuse, and took his seat.

On motion of Mr. Ball,

Mr. Seymour was admitted within the bar, rendered an excuse, and took his seat.

On motion of Mr. Landon,

Mr. Horton was admitted within the bar, rendered an excuse, and took his seat.

On motion of Mr. Chipman,

On motion of Mr. Cady,

Mr. Forbes was admitted within the bar, rendered an excuse, and took his seat.

On motion of Mr. Graham,

Mr. Maxwell was admitted within the bar, case, and took his seat.

On motion of Mr. Yawkey,

Mr. Welch was admitted within the bar, ren and took his seat.

On motion of Mr. Chipman,

Mr. Taylor was admitted within the bar, ren and took his seat.

On motion of Mr. Ball,

Mr. Colwell was admitted within the bar, ren and took his seat.

Mr. Woodruff was admitted within the bar, cuse, and took his seat.

On motion of Mr. J. H. Jones,

Mr. Laing was admitted within the bar, ren and took his seat.

On motion of Mr. Dussean,

Mr. Tupper was admitted within the bar, re and took his seat.

On motion of Mr. May,

Mr. Winsor was admitted within the bar, re and took his seat.

On motion of Mr. Dusseau,

Mr. Runyan was admitted within the b cuse, and took his seat.

On motion of Mr. Yawkey,

All further proceedings under the call we

Mr. L. Smith moved to reconsider the House refused to pass House manuscript bi

A bill appropriating swamp lands for the State road from Vassar to Wahjamega, Which motion prevailed.

The question being upon the passage of

The bill was passed, a majority of all voting therefor, by yeas and nays, as follow

YEAS.

Mr. Aitken,	Mr. Laing,	Mr. Sanderson,
Ball,	Landon,	Schars,
Bayley,	Lewis,	Seymour,
Beach,	Maxwell,	Slocum,
Bond,	May,	L. Smith,
Cady,	McKay,	W. T. Smith,
Chipman,	McKernan,	Swift,
Colwell,	Mickley,	Taylor,
Dort,	Monroe,	Thayer,
Dussean,	Morton,	Tupper,
Fisher,	Munger,	Utley,
Forbes,	Newcomb,	Welch,
Gies,	Nowland,	Willits,
Graham,	O'Grady,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodworth,
Horton,	Reed,	Yawkey,
M. D. Howard,	Rowe,	Speaker <i>pro tem.</i> ,
Jewell,	Runyan,	56

NAYS.

Mr. G. W. Allen, Mr. O. F. Howard, Mr. Stewart,

The question being upon agreeing to the title,

Mr. L. Lmth offered the following as a substitute therefor:

"A bill appropriating an additional half section of State swamp land to the mile to aid in the completion of a portion of the Port Huron, Bay City and Lansing State road;"

Which was agreed to.

The title, as amended, was agreed to.

House manuscript bill, entitled

A bill to appropriate 3,000 acres of swamp land to construct a bridge across the river Rouge,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beach,	Mr. J. H. Jones,	Mr. Runyan,
Bond,	Kenny,	Sanderson,
Brockway,	Laing,	Schars,
Camburn,	Landon,	Seymour,
Chipman,	Lewis,	L. Smith,
Cobb,	Maxwell,	W. T. Smith,

Colwell,
Dort,
Dussean,
Forbes,
Gies,
Graham,
Green,
Griswold,
Haire,
Hawley,
Haynes,
Horton
M. D. Howard,
Jewell,

May,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Newcomb,
Nixon,
Nowland,
O'Grady,
Osborn,
Packard,
Phillips,

Swift,
Taylor,
Thayer,
Tupper,
Utley,
Van Vleet,
Wendell,
Wilcox,
Woodman,
Woodruff,
Woodworth,
Yawkey,
Speaker *pro tem*,

58

NAYS.

Mr. Aitken,
G. W. Allen,
Bayley,
O F. Howard,

Mr. Mallary,
Reed,
Shier,

Mr. Slocum,
Stewart,
Willits,

10

Title agreed to.

House manuscript bill, entitled

A bill appropriating swamp land for the improvement of
Thunder Bay River,

Was read a third time and not passed, a majority of all the
members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Beach,
Bond,
Brockway,
Cady,
Cobb,
Colwell,
Forbes,
Graham,
Green,
Haire,

Mr. M. D. Howard,
Kenny,
Maxwell,
May,
McKay,
McKernan,
Mickley,
Nixon,
Packard,
Phillips,

Mr. Runyan,
Sanderson,
Seymour,
L. Smith,
W. T. Smith,
Taylor,
Thayer,
Tupper,
Woodruff,
Speaker *pro tem*,

20

NAYS.

Mr. Aitken,
G. W. Allen,
Ball,
Bayley,
Camburn,

Mr. J. H. Jones,
Laing,
Landon,
Lewis,
Mallary,

Mr. Shier,
Slocum,
Stewart,
Utley,
Van Vleet

Chipman,	Munger,	Wilcox,
Dusseau,	Nowland,	Willits,
Hawley,	O'Grady,	Woodman,
Haynes,	Osborn,	Woodworth,
O. F. Howard,	Schars,	Yawkey,
Jewell,		

81

Senate bill No. 185, entitled

A bill to authorize action for malpractice against persons holding themselves out as physicians or surgeons in certain cases,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. M. D. Howard,	Mr. Shier,
G. W. Allen,	J. H. Jones,	Slocum,
Bayley,	Kenny,	L. Smith,
Boies,	Laing,	W. T. Smith,
Bond,	Landon,	Stewart,
Cady,	Lewis,	Swift,
Chipman,	Mallary,	Taylor,
Cobb,	Maxwell,	Thayer,
Colwell,	May,	Tupper,
Copley,	McKernan,	Utley,
Dort,	Micklely,	Van Vleet,
Forbes,	Monroe,	Wilcox,
Gies,	Munger,	Willits,
Graham,	Nixon,	Williams,
Green,	Nowland,	Woodman,
Griswold,	Reed,	Woodworth,
Haire,	Rowe,	Yawkey,
Haynes,	Schars,	Speaker <i>pro tem.</i>
Horton,	Seymour,	

56

NAYS.

Mr. Ball,	Mr. Dusseau,	Mr. Packard,
Bartow,	O. F. Howard,	Phillips,
Brockway,	McKay,	Runyan,
Camburn,	O'Grady,	Sanderson,
Dunlap,	Osborn,	Woodruff,

15

Title agreed to.

On motion of Mr. Munger,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Senate bill No. 131, entitled,

A bill to amend section two of an act entitled :
vide for the protection of game in the State of Mi.
act 286 of the session laws of 1863, approved Ma

Was read a third time and passed, a majority of
bers elect voting therefor, by yeas and nays, *as fol*

YEAS.

Mr. Aitken.	M. D. Howard,	Mr. Sand
G. W. Allen,	O. F. Howard,	Schar
Bartow,	J. H. Jones,	<i>Seym</i>
Bond,	Kenny,	Shier,
Brockway,	Laing,	<i>Slocum</i>
Cady,	Landon,	L. Smit
Camburn,	Lewis,	W. T. f
Chipman,	Mallary,	Swift,
Cobb,	Maxwell,	Taylor,
Colwell,	May,	Tupper,
Copley,	McKay,	Welch,
Dort,	McKernan,	<i>Wendell</i> ,
Dusseau,	Mickley,	Wilcox,
Graham,	Morton,	<i>Willits</i> ,
Green,	Munger,	Williams,
Griswold,	Nixon,	Woodman,
Haire,	O'Grady,	Woodruff,
Hawley,	Osborn,	Woodworth
Haynes,	Reed,	Yawkey,
Horton,	Rowe,	Speaker,

NAYS.

Mr. Ball,	Mr. Gies,	Mr. Packard,
Bayley,	Jewell,	Runyan,
Boies,	Monroe,	Thayer,
Forbes,	Nowland,	<i>Van Fleet</i> ,

Title agreed to.

On motion of Mr. Yawkey,

By a vote of two-thirds of all the members elect, the bill wa
ordered to take immediate effect.

Senate bill No. 134, entitled

A bill to amend section 1282 of the compiled laws, relative
to limited partnerships,

Was read a third time and not passed, a majority of all the
members elect not voting therefor, by yeas and nays, *as follows:*

YEAS.

Mr. G. W. Allen,	Mr. J. H. Jones,	Mr. Nowland,
Bartow,	Kenny,	Osborn,
Bayley,	Landon,	Packard,
Brockway,	Lewis,	Reed,
Cady,	Look,	Schars,
Camburn,	Mallary,	Seymour,
Dort,	Maxwell,	Taylor,
Forbes,	May,	Tupper,
Graham,	McKay,	Utley,
Griswold,	McKernan,	Yawkey,
M. D. Howard	Nixon,	Speaker <i>pro tem.</i>
Jewell,		84

NAYS.

Mr. Aitken,	Mr. Haynes,	Mr. Slocum,
Beach,	O. F. Howard,	L. Smith,
Boies,	Laing,	W. T. Smith,
Bond,	Monroe,	Thayer,
Chipman,	Morton,	Van Vleet,
Colwell,	Munger,	Welch,
Copley,	Newcomb,	Wendell,
Dunlap,	O'Grady,	Wilcox,
Dusseau,	Phillips,	Willits,
Gies,	Runyan,	Williams,
Green,	Sanderson,	Woodman,
Hawley,	Shier,	Woodruff, 36

Senate bill No. 183, entitled

A bill to provide for the recovery of taxes paid on real estate by persons claiming title thereto, in certain cases,

Was read a third time, and pending the taking of the vote on the passage thereof,

On motion of Mr. Van Vleet,

The bill was laid on the table.

Senate bill No. 127, entitled

A bill to amend sections 16, 18, 21 and 22, of chapter 18, of the compiled laws, relative to hawkers and peddlers,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Munger asked the unanimous consent of the House to amend the bill by striking out all after the word "dollars," in the 13th line of section 18;

Objected to by Mr. Chipman.

The bill was then passed, a majority of all t
voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Hawley,	Mr.
G. W. Allen,	Haynes,	
Ball,	M. D. Howard,	
Bartow,	O. F. Howard,	
Bayley,	Jewell,	
Beach,	J. H. Jones,	
Boies,	Kenny,	
Bond,	Laing,	
Cady,	Look,	
Camburn,	Mallary,	
Chipman,	Maxwell,	
Cobb,	May,	
Colwell,	McKay,	
Copley,	McKernan,	
Dort,	Mickley,	
Dunlap,	Monroe,	
Fisher,	Newcomb,	
Forbes,	Nixon,	
Gies,	Nowland,	
Graham,	O'Grady,	
Green,	Osborn,	
Griswold,	Packard,	
Haire,	Phillips,	

NAYS.

Mr. Brockway,	Mr. Stewart,	1
Munger,		

Title agreed to.

By unanimous consent the committee o
mitted the following report:

The committee on State affairs, to whom
bill No. 112, entitled

A bill to amend sections 1, 6, 12 and
the session laws of 1859, entitled "an act
of insurance companies, and defining thei
approved February 19, 1859,

Respectfully report that they have had
sideration, and have directed me to rep

the House, with the accompanying amendments, recommending that the amendments be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

J. B. COBB, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Boies,

The House concurred in the amendment made to the bill by the committee.

Pending the question of the passage of the bill,

On motion of Mr. Maxwell,

The House adjourned until this afternoon at 2 o'clock.

AFTERNOON SESSION.

2 o'clock P. M.

The House met, pursuant to adjournment, and was called to order by the Speaker *pro tem*.

Roll called: quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on banks and incorporations:

The committee on banks and incorporations, to whom was referred Senate bill No. 12, entitled

A bill to authorize the wardens and vestry of Grace Church, in the city of Port Huron, to loan money to build a church, and to issue bonds to secure the payment thereof,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Mallary,

The bill was placed on the order of third reading.

By the committee on banks and incorporations:

The committee on banks and incorporations, transferred Senate bill No. 140, entitled

A bill relative to the issuing of false, fraudulent shares of the stock of railroad companies, sections 4 and 5, of act No. 275, of the session 1

Respectfully report that they have had the consideration, and have directed me to report the same to the House, without amendment, and recommend that the bill be passed, and ask to be discharged from the further consideration of the subject.

C. F. MALLARY

Report accepted and committee discharged.

On motion of Mr. Mallary,

The bill was placed on the order of third reading.

REPORTS OF SELECT COMMITTEES.

The special committee appointed by the House to inquire into the alleged disagreement between the two Houses in regard to the bill, No. 79, being

A bill supplementary to an act entitled "An act for the payment of bounties to volunteers in the naval service of the United States, approved February 28, 1862."

The disagreement being mainly with regard to the amendment providing for the payment of bounties to men, respectfully report that they have met and considered the bill, and the committee on the part of the Senate, and the committee on the part of the House, and the committee of the two Houses concur in the following

The said joint committee recommend that the bill be passed, with the first and second amendments made to the bill, and recede from its amendment. The first amendment, which was as follows: "Not to be passed by the House who procures a substitute after being reported to the House in said House amendment, and to amend the bill by inserting in line one, after the word "th

half," and recommend that the bill, when so amended, do pass, and ask to be discharged from the further consideration.

J. K. BOIES,

Chairman of Com. on part of the House.

Report accepted and committee discharged.

Mr. Welch moved that the report be laid on the table;

Which motion did not prevail.

Mr. Van Vleet moved that the House concur in the recommendations of the committee;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. Packard,
G. W. Allen,	Horton,	Phillips,
Bayley,	O. F. Howard,	Reed,
Beach,	Jewell,	Runyan,
Boies,	J. H. Jones,	Sanderson,
Bond,	Kenny,	Scharr,
Brockway,	Laing,	Seymour,
Cady,	Lewis,	Shier,
Camburn,	Lock,	Slossum,
Chipman,	Mallory,	L. Smith,
Cobb,	Maxwell,	Taylor,
Colwell,	May,	Thayer,
Copley,	McKay,	Van Vleet,
Dort,	Mickley,	Wendell,
Dunlap,	Monroe,	Wilcox,
Dussean,	Munger,	Willits,
Forbes,	Newcomb,	Woodruff,
Gies,	Nixon,	Yawkey,
Haire,	Nowland,	Speaker <i>pro tem.</i> ,
Hawley,	Osborn,	59

NAYS.

Mr. Fisher,	Mr. Stewart,	Mr. Williams,
Graham,	Utey,	Woodworth, 6

By unanimous consent, the committee on public lands submitted the following report:

The committee on public lands, to whom was referred

A bill appropriating swamp land to aid in the construction of the Bay City, Port Huron and Lansing State road;

Also,

A bill to provide for laying out and establishing a State

road, to be known as the Ingham and Clinton St. appropriating certain swamp lands for the construction of the same,

Respectfully report that they have had the same under consideration, and have directed me to report the same to the House, without amendment, and recommend its passage, and ask to be discharged from the further consideration of the subject.

R. WINSOR

Report accepted and committee discharged.

On motion of Mr. Munger,

The bills were placed on the order of third reading.

MESSAGES FROM THE SENATE.

The Speaker *pro tem.* announced the following

SENATE CH
Lansing, Mich.

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to re-transmit to you the following bill:

Senate bill No. 96, entitled

A bill to authorize judges of probate, in certain cases, to appoint a register, and prescribing his duties and compensation.

In compliance with a request of the House of Representatives.

Very respectfully,

THOS. H. C.

Secretary

The question being upon the passage of the bill,

The bill was read a third time and passed, the members elect voting therefor, by yeas and nays.

YEAS.

Mr. Aitken,
G. W. Allen,
Bartow,
Bayley,
Beach,
Boies,
Bond,

Mr. Hawley,
Haynes,
Horton,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,

Mr.

Brockway,	Kenny,	Taylor,
Cady,	Lewis,	Thayer,
Camburn,	Mallary,	Tupper,
Chipman,	Maxwell,	Utley,
Cobb,	May,	Van Vleet,
Copley,	McKay,	Wendell,
Dort,	Mickley,	Wilcox,
Dunlap,	Morton,	Willits,
Dusseau,	Munger,	Winsor,
Fisher,	Newcomb,	Woodman,
Forbes,	Nowland,	Woodruff,
Gies,	Osborn,	Woodworth,
Green,	Packard,	Yawkey,
Haire,	Phillips,	Speaker <i>pro tem.</i> ,
		68

NAYS.

Mr. Ball,	Mr. Look,	Mr. Runyan,
Graham,	Monroe,	Shier,
		6

Title agreed to.

On motion of Mr. Graham,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following joint resolution:

Joint resolution to provide for an amendment to the constitution, relative to deserters;

In the passage of which the Senate has non-concurred.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Mickley,

The joint resolution was laid on the table.

By unanimous consent, the committee on ways and means submitted the following report:

The committee on ways and means, to whom was referred Senate manuscript joint resolution, entitled

Joint resolution for the relief of Byron Ayres, treasurer of the township of Van Buren, in the county of Wayne,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Morton,

The joint resolution was placed on the order of third reading.

Mr. Monroe moved to reconsider the vote by which the House refused to pass Senate bill No. 184, entitled

A bill to amend section 1282, of the compiled laws, relative to limited partnerships;

Which motion did not prevail.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. Taylor moved to take from the table the following resolution:

Resolved, by the House of Representatives, (the Senate concurring,) That the Board of State Auditors be, and they are hereby instructed to enlarge the Hall of the House of Representatives before the assembling of another session of the Legislature, by extending the same by building an addition, one story in height, on the south end of the State House, large enough to admit of the Speaker's desk and two committee rooms in the new part, and put the Speaker's desk and committee rooms in the new part the same as they now are in the present Hall, and to take out the old desk and committee rooms, and fit up the Hall as best it can be done with the above enlargement; and also to sufficiently ventilate the Hall so as to promote the health and comfort of members;

Which motion prevailed.

Mr. Taylor moved that the rule requiring concurrent resolutions to lie on the table one day after their introduction be sus-

pended, and that the resolution be put upon its immediate passage;

Which was agreed to.

Mr. Taylor moved to amend the resolution by striking out the words "one story in hight;" also, by striking out the words "large enough," and inserting in lieu thereof the following: "said extension to be 16 feet wide, so as;"

* Which was agreed to.

Mr. Gies moved to amend the resolution by providing that such extension shall have a fire proof roof on;

Mr. Look offered the following as a substitute for the amendment proposed by Mr. Gies:

Add the following at the end of the resolution: "and also to provide new chairs and tables for the Hall of the House of Representatives, similar to those now in the Senate Chamber;"

Which substitute was accepted.

The amendment was then agreed to.

Mr. O'Grady moved to amend the resolution by striking out the words "Board of State Auditors," and inserting in lieu thereof "Secretary of State;" and by adding at the end of the resolution the following: "and that there be appropriated from the general fund of the State a sum not to exceed five thousand dollars, to carry the said work and improvement into effect;"

Which amendment was adopted.

The resolution, as amended, was then adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Cady,
Camburn,
Chipman,
Cobb,
Copley,
Dort,
Dunlap,
Fisher,

Mr. Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Lewis,
Look,
Mallory,
Maxwell,
May,

Mr. Reed,
Runyan,
Schars,
Seymour,
L. Smith,
W. T. Smith,
Taylor,
Thayer,
Tupper,
Utley,

Forbes,
Graham,
Green,
Haire,
Haynes,
Horton,
M. D. Howard,
O. F. Howard,

Mickley,
Monroe,
Morton,
Munger,
Nixon,
O'Grady,
Packard,
Phillips,

Wendell,
Wilcox,
Williams,
Winsor,
Woodruff,
Woodworth,
Yawkey,
Speaker *pro tem.*

54

NAYS.

Mr. Bartow,
Beach,
Boies,
Bond,
Brockway,
Gies,

Mr. Landon,
McKay,
Nowland,
Osborn,
Sanderson,
Shier,

Mr. Slocum,
Stewart,
Swift,
Van Vleet,
Willits,
Woodman, 18

Mr. Maxwell moved to reconsider the vote by which the House refused to pass Senate joint resolution No. 8, entitled Joint resolution for the relief of Robert W. Cummings; Which motion prevailed.

On motion of Mr. Maxwell,

The Clerk was instructed to request the Senate to return the joint resolution to the House.

Mr. G. W. Allen moved to reconsider the vote by which the House refused to pass Senate bill No 79, entitled

A bill supplementary to an act entitled "an act to provide for the payment of bounties to volunteers in the military or naval service of the United States," approved February 4, 1865;

Mr. Bond moved to lay the motion on the table;

Which was not agreed to.

Mr. Maxwell demanded the yeas and nays on the motion to reconsider;

The demand was seconded, and the motion did not prevail, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,
Ball,
Bayley,
Beach,
Fisher,

Mr. McKay,
Nixon,
Reed,
Runyan,
Sanderson,

Mr. Utley,
Welch,
Williams,
Winsor,
Woodman,

Graham,
Green,
Landon,
Mallary,

Seymour,
L. Smith,
Stewart,
Tupper,

Woodruff,
Woodworth,
Yawkey,

26

NAYS.

Mr. Bartow,
Boies,
Bond,
Brockway,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Dort,
Dunlap,
Dusseau,
Forbes,
Gies,
Haire,

Mr. Hawley,
Haynes,
Horton,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,
Laing,
Lewis,
Maxwell,
May,
Mickley,
Munger,
Nowland,
O'Grady,

Mr. Osborn,
Packard,
Phillips,
Schars,
Shier,
Slocum,
W. T. Smith,
Swift,
Taylor,
Thayer,
Van Vleet,
Wendell,
Wilcox,
Willits,
Speaker *pro tem.*,

46

MESSAGES FROM THE SENATE.

By unanimous consent, the Speaker *pro tem.* announced the following:

SENATE CHAMBER,
Lansing, March 16, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 46, entitled

A bill granting the right of way to the Lansing and Jackson Railroad Company, across certain lands owned by the State of Michigan, known as prison lands;

Which has passed the Senate by a majority vote of all the Senators elect, and by a vote of two thirds of all the Senators elect, been ordered to take immediate effect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was read a first and second time by its title, and,
On motion of Mr. Brockway,

The rules were suspended, and the bill was put up its immediate passage;

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Hawley,	Mr. Reed,
G. W. Allen,	Haynes,	Runyan,
Ball,	O. F. Howard,	Schars,
Bayley,	Jewell,	Shier,
Boies,	J. H. Jones,	Slocum,
Bond,	Kenny,	L. Smith,
Brockway,	Landon,	W. T. Smith,
Cady,	Lewis,	Swift,
Camburn,	Mallary,	Taylor,
Chipman,	Maxwell,	Thayer,
Cobb,	May,	Tupper,
Copley,	Mickley,	Van Fleet,
Dort,	Monroe,	Wilcox,
Dunlap,	Munger,	Willits,
Dusseau,	Nixon,	Williams,
Fisher,	Nowland,	Woodman,
Forbes,	O'Grady,	Woodruff,
Gies,	Osborn,	Woodworth,
Graham,	Packard,	Yawkey,
Griswold,	Phillips,	Speaker <i>pro tem</i> ,
Haire,		61

NAYS.

0

Title agreed to.

On motion of Mr. Gies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

The Speaker *pro tem*. also announced the following:

SENATE CHAMBER, }
Lansing, March 17, 1898. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 228, entitled

A bill to regulate the tolls on plank roads in Bay and Saginaw counties,

And to inform the House that the Senate has amended the title of said bill, by inserting the words "Clinton, Gratiot," after the word "Bay;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Munger,

The House concurred in the amendment made to the title of the bill by the Senate.

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to re-transmit to the House the following joint resolution:

Senate joint resolution, entitled

Joint resolution for the relief of Robert W. Cummings;

In compliance with a request of the House so to do.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Maxwell,

The joint resolution was placed on the order of third reading.

Mr. Brockway offered the following:

Resolved, That the Secretary of State be and he hereby is authorized to sell the furniture of the Hall of the House of Representatives, in such manner as he shall judge to be most for the interest of the State, and apply the proceeds towards the improvements already ordered to be made upon the Hall of the House of Representatives;

Which was withdrawn.

Mr. Munger moved to discharge the committee of the whole from the further consideration of House bill No. 38, entitled

A bill to amend an act entitled "an act to amend an act entitled an act to amend section 8, act No. 257, of session laws of 1859;"

On motion of Mr. Woodman,

The motion was laid on the table.

Mr. Van Vleet moved to take from the table Senate bill No. 133, entitled

A bill to provide for the recovery of taxes paid on real estate by persons claiming title thereto, in certain cases;

Which motion prevailed.

On motion of Mr. Maxwell,

The bill was placed on the order of third reading.

On motion of Mr. Brockway,

The rule requiring the second and third reading of bills and resolutions to be on different days, was suspended, and the House took up the order of

THIRD READING OF BILLS AND RESOLUTIONS.

Senate bill No. 140, entitled

A bill relative to the issuing of false, fraudulent and part-paid shares of the stock of railroad companies, and to repeal sections four and five, of act No. 229, of the session laws of 1863,

Being under consideration,

Mr. Boies moved that there be a call of the House;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members were reported absent without leave: Messrs. Chipman, Dusseau, Gies, M. D. Howard, Laing, Lapham, Lewis, May, McKay, McKernan, Nixon, Sanderson, Slocum, Taylor, Tupper, Utley, Welch, Woodruff and Yawkey.

On motion of Mr. O'Grady,

Mr. Utley was admitted within the bar of the House, rendered an excuse, and took his seat.

On motion of Mr. Ball,

Mr. Seymour was admitted within the bar, rendered an excuse, and took his seat.

On motion of Mr. Boies,

Mr. Yawkey was admitted within the bar, rendered an excuse, and took his seat.

On motion of Mr. Runyan,

Mr. McKay was admitted within the bar, rendered an excuse, and took his seat.

On motion of Mr. Maxwell,

Mr. Chipman was admitted within the bar, rendered an excuse, and took his seat.

On motion of Mr. Brockway,

All further proceedings under the call were dispensed with.

Senate bill No. 140, entitled

A bill relative to the issuing of false, fraudulent and part-paid shares of the stock of railroad companies, and to repeal sections four and five, of act number 229, of the session laws of 1863,

Was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hawley,	Mr. Phillips,
G. W. Allen,	Haynes,	Reed,
Ball,	Horton,	Runyan,
Bartow,	J. H. Jones,	Schars,
Bayley,	Keeler,	Seymour,
Boies,	Kenny,	Shier,
Bond,	Laing,	L. Smith,
Cady,	Landon,	W. T. Smith,
Camburn,	Look,	Stewart,
Chipman,	Mallary,	Swift,
Cobb,	Maxwell,	Thayer,
Colwell,	May,	Utley,
Copley,	McKay,	Van Fleet,
Dort,	Mickley,	Wendell,

Dunlap,
Fisher,
Forbes,
Gies,
Graham,
Green,
Griswold,
Haire,

Monroe,
Morton,
Munger,
Newcomb,
Nowland,
O'Grady,
Osborn,
Packard,

Wilcox,
Willits,
Winsor,
Woodman,
Woodworth,
Yawkey,
Speaker,

65

NAYS.

0

Title agreed to.

Senate bill No. 138, entitled

A bill appropriating swamp land to aid in the construction of a portion of the Port Huron, Bay City and Lansing State road,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Bayley,
Bond,
Brockway,
Cady,
Camburn,
Cobb,
Colwell,
Copley,
Dort,
Fisher,
Forbes,
Gies,
Graham,
Green,
Griswold,
Haire,

Mr. Hawley,
Haynes,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Look,
Mallery,
Maxwell,
May,
McKay,
Mickley,
Monroe,
Munger,
Nowland,
O'Grady,
Osborn,

Mr. Packard,
Phillips,
Reed,
Runyan,
Schars,
Seymour,
Shier,
L. Smith,
W. T. Smith,
Tupper,
Van Vleet,
Wendell,
Willits,
Winsor,
Woodman,
Woodworth,
Yawkey,
Speaker *pro tem.*,

55

NAYS.

Mr. Stewart,

1

Title agreed to.

On motion of Mr. Munger,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

House manuscript joint resolution, entitled

Joint resolution for the relief of Byron Aÿres, township treasurer of the township of Van Buren, in the county of Wayne,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Griswold,	Mr. Packard,
G. W. Allen,	Haire,	Phillips,
Ball,	Hawley,	Runyan,
Bartow,	Haynes,	Schars,
Boies,	Horton,	Seymour,
Bond,	J. H. Jones,	Slocum,
Brockway,	Kenny,	L. Smith,
Cady,	Laing,	W. T. Smith,
Camburn,	Mallary,	Swift,
Chipman,	Maxwell,	Tupper,
Colwell,	May,	Van Vleet,
Dort,	Mickley,	Wendell,
Fisher,	Monroe,	Wilcox,
Forbes,	Morton,	Willits,
Gies,	Munger,	Woodman,
Graham,	Nowland,	Woodworth,
Green,	Osborn,	Yawkey, 51

NAYS.

Mr. Bayley,	Mr. McKay,	Mr. Thayer,
O. F. Howard,	O'Grady,	Utley,
Jewell,	Shier,	Winsor,
Keeler,	Stewart,	Speaker <i>pro tem.</i> , 12

Title agreed to.

On motion of Mr. Nowland,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

Mr. Gies moved that the House take a recess until this evening at 7 o'clock;

Which motion did not prevail.

Senate bill No. 133, entitled

A bill to provide for the recovery of taxes paid on real estate, by persons claiming title thereto, in certain cases,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Graham,	Mr. Packard,
G. W. Allen,	Green,	Phillips,
Ball,	Haire,	Reed,
Bayley,	Jewell,	Runyan,
Boies,	J. H. Jones,	Schars,
Bond,	Keeler,	Seymour,
Cady,	Kenny,	W. T. Smith,
Camburn,	Laing,	Stewart,
Chipman,	Mallary,	Swift,
Cobb,	Maxwell,	Thayer,
Colwell,	May,	Tupper,
Dort,	Monroe,	Van Vleet,
Dunlap,	Munger,	Wendell,
Dussean,	Newcomb,	Wilcox,
Fisher,	Nixon,	Woodworth,
Forbes,	Nowland,	Yawkey,
Gies,	O'Grady,	Speaker <i>pro tem</i> ,

51

NAYS.

Mr. Brockway,	Mr. Mickley,	Mr. Utley,
Hawley,	Osborn,	Willits,
Haynes,	Shier,	Woodman,
O. F. Howard,	Slocum,	

11

Title agreed to.

On motion of Mr. Graham,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Saturday, March 18, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Hickox.

Roll called: quorum present.

Mr. Gies asked and obtained leave of absence for Mr. Dort, for an indefinite time, on account of sickness.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment, report as cor-

rectly enrolled, signed and presented to the Governor, the following bills and joint resolutions:

A bill to amend an act entitled an act to incorporate the village of Mackinac, approved March 25th, 1848, and numbered 108, and to add certain new sections thereto;

Also,

A bill to authorize the Governor to appoint a commissioner on that part of the Forestville and East Saginaw State road situate in the counties of Tuscola and Saginaw;

Also,

A bill to enable the Jackson, Lansing and Saginaw Railroad Company to make certain contracts, and to acquire certain rights now held by the Amboy, Lansing and Traverse Bay Railroad Company;

Also,

A bill appropriating certain highway taxes for the improvement of a road in the counties of Eaton, Ionia and Clinton;

Also,

A bill to provide for the incorporation of Presbyterian churches;

Also,

A bill to amend section 6, of chapter 24, the same being section 1103 of the compiled laws, relative to the repair and construction of bridges;

Also,

A bill to change the name of the village of Pine River, in the county of Gratiot, to St. Louis;

Also,

A bill to authorize the Monroe and Flat Rock Plank Road Company to vacate and abandon a portion of their road;

Also,

A bill granting forty acres of swamp land to John Mauren, Clinton county, Michigan, and authorizing the Commissioner of the Land Office to issue deed;

Also,

A bill to lay out and construct a State road, to be known as the Huron City Bad Ax State road;

Also,

A bill to amend section 27, of chapter No. 108, of the compiled laws;

Also,

A bill to provide for vacating incorporated villages in certain cases;

Also,

A bill to amend section 6, of act 216, of session laws of 1861, being an act to provide for the drainage of swamps, marshes, and other low lands;

Also,

A bill for the construction of a State road from the western terminus of the St. Louis and geographical centre of Montcalm county State road, to the south-west corner of township No. 11 north, of range No. 10 west, on the Grand Rapids and Big Rapids State road;

Also,

A bill to provide for the sale of certain swamp lands licensed under act No. 229, of session laws of 1859, and acts amendatory thereto;

Also,

A bill to amend "an act to incorporate the city of Pontiac," approved March 15, 1861, and to add certain sections thereto;

Also,

A bill to legalize the organization of school district No. 1, of the township of Spaulding, in the county of Saginaw;

Also,

A bill to provide for the construction of certain drains and ditches in the county of St. Clair, and making an appropriation of swamp lands to aid in the construction of the same;

Also,

A bill to authorize school district No. 1, of the township of Portsmouth, in the county of Bay, to issue bonds;

Also,

A bill to change the time of holding the election for prosecuting attorney in the Upper Peninsula;

Also,

A bill to amend act No. 262, of the session laws of 1859, approved February 15, 1859;

Also,

A bill to provide for the laying out of a State road from the village of Lowell, in the county of Kent, to the village of Hastings, in the county of Barry;

Also,

A bill to authorize the counties of St. Clair, Lapeer, Genesee and Shiawassee, and the cities and townships of said counties, to pledge their credit in aid of the construction of a railroad from Port Huron to Owosso;

Also,

A bill to provide for the laying out and constructing a State road from the head of White Lake, in Muskegon county, to Big Rapids, in Mecosta county;

Also,

A bill to change the name of George Washington Merrill;

Also,

A bill to provide an additional sum for the payment of members and officers of the Legislature for the year 1865;

Also,

A bill to amend section 3 of an act entitled an act to provide for the collection of State and county taxes, in the city of Detroit, approved March 20, 1863;

Also,

A bill to legalize the action of the annual school meetings of school district No. 1, of Portage township, in Houghton county, for the years 1863 and 1864;

Also,

Joint resolution for the relief of David W. Noyes, Loren Andrews, Unn Miller and Hiram W. Miller, heirs at law of Joseph Miller, deceased;

Also,

A bill to organize union school district of the city of Saginaw;

Also,

A bill to apportion anew the representatives among the several counties and districts of the State;

Also,

A bill to detach certain territory from the county of Grand Traverse, and attach the same to the county of Antrim;

Also,

A bill to amend section No. 87, of act No. 16, of the session laws of the year 1862, entitled an act for the reorganization of the military forces of the State of Michigan;

Also,

A bill to authorize any of the towns or municipalities in the counties of Oakland, Livingston, Wayne, Monroe and Washtenaw to pledge their credit to aid in the construction of a railroad from the village of Holly, in the county of Oakland, to the city of Monroe, in the county of Monroe;

Also,

Joint resolution to authorize the Commissioner of the State Land Office to deed certain lands to Marie E. Lenneman;

JOHN LANDON, *Chairman*.

Report accepted.

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, March 17, 1865. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State, the following, to wit:

An act to revise the charter of the city of Lansing.

HENRY H. ORAPO.

The message was laid on the table.

MESSAGES FROM THE SENATE.

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following joint resolution:

House joint resolution No. 85, entitled

Joint resolution in relation to the sale of the compiled laws by county treasurers;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a two-thirds vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 167, entitled

A bill to amend an act entitled an act to provide for the drainage and reclamation of swamp lands by means of State roads and ditches, approved March 15, 1861,

And to inform the House that the Senate has made the following amendments thereto:

1. By striking out all after the word "ditches," in line two of section one, and insert the following: "approved March 15, 1861, be so amended as to read as follows:

"SECTION 1. *The People of the State of Michigan enact*, That there shall be laid out and established by commissioners to be

appointed by the Governor, upon the most direct and eligible routes between the places hereafter designated the following State roads:?"

2. By striking out the 13th subdivision of section 1, and inserting in lieu the following:

"*Thirteenth.* A road from Hume, in Huron county, running southerly until it intersects the Lansing, Port Huron and Bay City State road, to be known as the [Port Austin and Sanilac State road, and there is hereby appropriated an additional section of 640 acres of State swamp land to the mile on that part of the road of Port Hope, in the county of Huron, which said land shall be selected from the county of Huron;]"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. M. D. Howard moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Sanderson,
G. W. Allen,	O. F. Howard,	Schars,
Ball,	Jewell,	Seymour,
Bayley,	J. H. Jones,	Shier,
Beach,	Kenny,	Slocum,
Boies,	Landon,	L. Smith,
Cady,	Lapham,	W. T. Smith,
Camburn,	Lewis,	Stewart,
Oobb,	Mallary,	Thayer,
Colwell,	May,	Tupper,
Copley,	McKay,	Warner,
Dunlap,	Mickley,	Wendell,
Fisher,	Monroe,	Wilcox,
Forbes,	Morton,	Willits,
Graham,	Munger,	Williams,
Green,	Nixon,	Winsor,
Haire,	Nowland,	Woodman,

Hawley,	Osborn,	Woodworth,	
Haynes,	Packard,	Yawkey,	
Horton,	Runyan,	Speaker,	60
	NAYS.		0

The bill was then referred to the committee on engrossment and enrôlment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 253, entitled

A bill to amend section 823 of the compiled laws, the same being section 49, of chapter 17, of the revised statutes of 1846, entitled an act to provide for assessing property at its true value, and for levying and collecting taxes thereon,

And to inform the House that the Senate has amended the same as follows:

Strike out the words "revised statutes of 1846," and insert in lieu thereof, "compiled laws."

The Senate has also amended the title of said bill by striking out the words "revised statutes of 1846," and inserting the words "compiled laws," in lieu thereof;

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. M. D. Howard moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Seymour,
G. W. Allen,	Jewell,	Shier,
Ball,	J. H. Jones,	L. Smith,
Bayley,	Kenny,	W. T. Smith,
Beach,	Lapham,	Stewart,

Boies,
Cady,
Cobb,
Copley,
Dunlap,
Dusseau,
Fisher,
Forbes,
Graham,
Griswold,
Haire,
Hawley,
Haynes,
Horton,
M. D. Howard,

Lewis,
Mallary,
May,
McKay,
Mickley,
Monroe,
Munger,
Nowland,
Osborn,
Packard,
Phillips,
Reed,
Runyan,
Sanderson,
Schars,

Swift,
Thayer,
Tupper,
Utley,
Warner,
Wendell,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodworth,
Yawkey,
Speaker,

59

NAYS

0

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 183, entitled

A bill to provide for the drainage and reclamation of swamp lands by means of a road, to be known as the further extension of the Mineral Range State road, in the county of Ontonagon, and to provide for the construction of the same,

And to inform the House that the Senate has amended the same by striking out the word "north," in the fifth line of section 1, and inserting instead the word "south;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. McKernan moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. J. H. Jones,	Mr. Seymour,
G. W. Allen,	Laing,	Shier,
Ball,	Landon,	Slocum,
Bayley,	Lapham,	L. Smitn,
Bond,	Lewis,	W. T. Smith,
Cady,	Mallary,	Stewart,
Cobb,	May,	Taylor,
Colwell,	McKay,	Thayer,
Copley,	McKernan,	Tupper,
Dunlap,	Mickley,	Utley,
Dusseau,	Monroe,	Van Vleet,
Fisher,	Munger,	Warner,
Forbes,	Nixon,	Wendell,
Gies,	Nowland,	Wilcox,
Graham,	Osborn,	Willits,
Haire,	Phillips,	Williams,
Hawley,	Reed,	Winsor,
Haynes,	Runyan,	Woodman,
Horton,	Sanderson,	Yawkey,
O. F. Howard,	Schars,	Speaker, 60

NAYS.

0

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House manuscript bill, entitled

A bill to change the name of Lake City, in Bay county,

And to inform the House that the Senate has amended the title of said bill by adding thereto the words "to Wenona;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has

ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Munger,

The House concurred in the amendment made to the title of the bill by the Senate.

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives :

SIR—I am instructed by the Senate to return to the House the following bill:

House manuscript bill, entitled

A bill to legalize the tax roll of the township of Hampton,

And to inform the House that the Senate has made the following amendments to said bill:

Amend section 1, line 8, by striking out the word "and," and inserting instead the words "as though;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Munger moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
G. W. Allen,
Ball,
Bayley,

Mr. Hawley,
M. D. Howard,
O. F. Howard,
Jewell,

Mr. Schars,
Seymour,
Shier,
Slocum,

Beach,	J. H. Jones,	L. Smith,	
Boies,	Kenny,	Stewart,	
Bond,	Laing,	Taylor,	
Cady,	Landon,	Thayer,	
Camburn,	Lapham,	Tupper,	
Chipman,	Lewis,	Utley,	
Cobb,	Mallory,	Warner,	
Colwell,	McKay,	Welch,	
Copley,	McKernan,	Wendell,	
Dunlap,	Mickley,	Wilcox,	
Dusseau,	Monroe,	Willits,	
Fisher,	Munger,	Williams,	
Forbes,	Osborn,	Woodman,	
Gies,	Packard,	Woodworth,	
Graham,	Reed,	Yawkey,	
Griswold,	Runyan,	Speaker,	
Haire,	Sanderson,		62
	NAYS.		0

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 226, entitled

A bill to provide for the completion of the Capac and Clyde State road, in the county of St. Clair,

And to inform the House that the Senate has amended said bill by adding at the end of section 1, the words: "the said lands to be selected from the county of St. Clair;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Monroe moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. M. D. Howard,	Mr. Sanderson,
G. W. Allen,	O. F. Howard,	Schars,
Ball,	Jewell,	Seymour,
Bayley,	J. H. Jones,	Shier,
Bond,	Kenny,	L. Smith,
Cady,	Laing,	W. T. Smith,
Camburn,	Landon,	Stewart,
Chipman,	Lewis,	Swift,
Cobb,	Mallary,	Tupper,
Colwell,	May,	Utle,
Dunlap,	McKay,	Van Vleet,
Dusseau,	McKernan,	Warner,
Fisher,	Mickley,	Welch,
Forbes,	Monroe,	Wendell,
Gies,	Munger,	Wilcox,
Graham,	Nixon,	Willits,
Green,	Osborn,	Williams,
Griswold,	Packard,	Winsor,
Haire,	Phillips,	Woodman,
Hawley,	Reed,	Speaker,
Haynes,	Runyan,	

62

NAYS.

Mr. Horton, Mr. Taylor, Mr. Yawkey, 8

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 241, entitled

A bill to authorize any of the towns in the counties of Ontonagon, Houghton and Keweenaw, to pledge their credit to aid in the construction of any railroad or State swamp land road that may pass through said counties,

And to inform the House that the Senate has amended the same by striking out all of lines 3 and 4, of section 1, after the

word "railroad," to and including the word "road," in the 4th line.

Also, by striking out all after the word "railroad," in the first line of section 4, to and including the word "read," in the second line. Also, by striking out the words "ready for the iron," in the 9th line of section 4, and inserting in lieu thereof the words, "the iron laid and the road fully completed, ready for the cars;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. J. H. Jones moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Sanderson,
G. W. Allen,	M. D. Howard,	Schars,
Ball,	O. F. Howard,	Shier,
Bayley,	Jewell,	Slocum,
Beach,	J. H. Jones,	L. Smith,
Boies,	Kenny,	W. T. Smith,
Bond,	Laing,	Stewart,
Oady,	Landon,	Swift,
Cobb,	Lewis,	Taylor,
Colwell,	May,	Tupper,
Copley,	McKay,	Utley,
Dunlap,	Mickley,	Van Vleet,
Dussean,	Monroe,	Warner,
Fisher,	Munger,	Welch,
Forbes,	Nixon,	Wendell,
Gies,	Nowland,	Wilcox
Graham,	Osborn,	Willits,
Green,	Packard,	Williams,
Griswold,	Phillips,	Woodworth,
Haite,	Reed,	Yawkey,
Hawley,	Runyan,	Speaker,

63

NAYS.

0

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following bill:

Senate bill No. 139, entitled

A bill relative to levies and sales in execution in certain cases;

Which has passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was read a first and second time by its title, and referred to the committee on the judiciary.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills and joint resolution:

1. House bill No. 168, entitled

A bill to vacate the present village plat of the village of Hubbardston, in the county of Ionia, and to legalize and establish a new plat therefor;

2. House bill No. 180, entitled

A bill to authorize the several townships in the counties of Ingham, Clinton, Eaton and Ionia, to pledge their credit, to raise by tax, or borrow money, to aid in the construction of a railroad from the village of Ionia, in Ionia county, to the city of Lansing, in Ingham county;

3. House manuscript bill, entitled

A bill granting swamp lands to the county of Newaygo, to aid in the construction of a bridge across the Muskegon river, in the township of Bridgton, in said county;

5. House joint resolution No. 36, entitled

Joint resolution for the relief of Carlos B. Plumb;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The several bills and joint resolution were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House manuscript bill, entitled

A bill to provide for the laying out and establishing a State road from Ferrysburg, in Ottawa county, to the mouth of Black Creek, in the county of Muskegon, and to appropriate swamp land to aid in the construction thereof;

2. House bill No. 87, entitled

A bill to provide for the drainage and reclamation of swamp lands by means of a road, to be known as the Cass river and Bay City State road;

3. House bill No. 239, entitled

A bill to provide for the payment of the interest on the State debt;

4. House bill No. 249, entitled

A bill to amend section 1, of act 45, of the session laws of 1864, the same being an act to provide for the drainage and

reclamation of swamp lands by means of a State road and ditches in Sanilac and Huron counties;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The several bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House manuscript bill, entitled

A bill to amend certain sections of act No. 59, of the laws of 1864, in relation to the collection of demands against water craft;

2. House manuscript bill, entitled

A bill to authorize the Commissioner of the State Land Office to convey certain lands to Cynthia Joslin;

3. House bill No. 235, entitled

A bill to legalize the action of certain towns in Cass county, in paying bounties to volunteers;

4. House bill No 266, entitled

A bill to detach certain sections from the township of White Rock, and to attach the same to the township of Rock, in the county of Huron, and to change the names of said townships;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The several bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 17, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following resolution:

House concurrent resolution, entitled

Concurrent resolution on the state of the Union,

And to inform the House that the Senate has adopted the following substitute therefor:

JOINT RESOLUTIONS on the state of the Union.

1. *Resolved by the Senate and House of Representatives of the State of Michigan, That in the name, and in behalf of the people of the State of Michigan, we hereby re-affirm the devotion of this Commonwealth to the Constitution and government of the United States, and the earnest determination of its people to do everything in their power, to support and sustain the national administration, in all measures for the vigorous prosecution of the existing war, the utter overthrow of armed rebellion, and the punishment of traitors, until a permanent peace shall be secured, based upon the submission of the rebels, the supremacy of the government, and the establishment of the Federal Union, in all its integrity, one and inseparable, throughout the entire land.*

2. *Resolved, That as American slavery degrades man, and robs him of those sacred rights to life, liberty, and the pursuit of happiness, to secure which, governments are instituted among men; as it has long shown itself an enemy to the public peace, and inspired, caused, and is justly responsible for all the blood and tears, the crimes and horrors that cluster about this unholy rebellion, the dictates of humanity, the common welfare, the safety and perpetuity of the nation, as well as justice and liberty, imperatively demand the complete extirpation of this great wrong from every foot of the national soil; we therefore approve the measures adopted by the administration for its destruction, as an effective means for weakening the rebellion,*

and strengthening the power of the Union, and most heartily endorse the amendment proposed to the Federal Constitution, prohibiting the existence of slavery in all of the States and Territories of the nation.

3. *Resolved*, That the wisdom, prudence, and faithful devotion to the preservation of the national life, that have characterized the administration of the general government, by Abraham Lincoln, and of the State government, by Austin Blair, under circumstances of great difficulty and peril, merit our most hearty approval; and we fully endorse the measures and means adopted in their administration of public affairs, to put down this unholy and unjustifiable rebellion, and to preserve the nation against its avowed enemies.

4. *Resolved*, That we extend our sincere thanks to the soldiers of Michigan, and of the Union, for their unfaltering faith in the justice of our cause, their self-sacrificing patriotism, their patient endurance, their heroic fortitude, their unsurpassed valor, and their glorious victories, whereby the honor of our flag has been maintained, the rebellion shorn of its strength and greatly contracted in its limits, and the day of our final triumph rapidly hastened.

5. *Resolved*, That the inhuman and barbarous treatment of our brave and suffering soldiers confined in rebel prisons is shocking to humanity, contrary to the usages of modern warfare, and betrays a cruelty and baseness on the part of their captors at which the heart sickens, which is in keeping with the infamy of the rebellion, and should bring upon its guilty authors the execration and abhorrence of the civilized world.

6. *Resolved*, That the thanks of the State are eminently due to its patriotic daughters, whose words of encouragement and gentle and sympathizing deeds of kindness and love, joined with their generous contributions of labor and means, through the instrumentality of Aid Societies and Sanitary and Christian Commissions, have cheered the hearts and contributed largely to the relief and comfort of our sick and wounded soldiers.

7. *Resolved*, That the Governor be and he hereby is requested to furnish to the President of the United States, and to our Senators and Representatives in Congress, a copy of the foregoing resolutions;

In the passage of which substituted resolutions the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Utley moved that the House concur in the adoption of the Senate substitute;

Mr. M. D. Howard called for a division of the question, so that the vote might first be taken on the adoption of the first, fourth, fifth, sixth and seventh resolutions, and then upon the second and third;

The question being on the adoption of the first, fourth, fifth, sixth and seventh resolutions,

They were adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. O. F. Howard,	Mr. Schars,
G. W. Allen,	Jewell,	Seymour,
Ball,	J. H. Jones,	Shier,
Bayley,	Keeler,	Slocum,
Beach,	Kenny,	L. Smith,
Boies,	Laing,	W. T. Smith,
Bond,	Landon,	Stewart,
Brookway,	Lapham,	Swift,
Cady,	Lewis,	Taylor,
Camburn,	Mallary,	Thayer,
Chipman,	McKay,	Tupper,
Cobb,	McKernan,	Utley,
Colwell,	Mickley,	Van Vleet,
Copley,	Monroe,	Warner,
Dunlap,	Morton,	Welch,
Fisher,	Munger,	Wilcox,
Forbes,	Nixon,	Willits,
Gies,	Nowland,	Williams,
Graham,	Osborn,	Winsor,
Green,	Packard,	Woodman,
Griswold,	Phillips,	Woodruff,
Haire,	Reed,	Woodworth,

Haynes,
Horton,
M. D. Howard,

Runyan,
Sanderson,

Yawkey,
Speaker,

13

NAYS.

Mr. Hawley,

Mr. May,

9

The second and third resolutions were adopted, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Bayley,
Beach,
Boies,
Brockway,
Camburn,
Cobb,
Copley,
Dunlap,
Fisher,
Graham,
Green,
Griswold,
Haynes,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,

Mr. Laing,
Landon,
Lapham,
Lewis,
Mallory,
McKay,
Mickley,
Monroe,
Munger,
Nixon,
Osborn,
Packard,
Phillips,
Reed,
Runyan,
Sanderson,
Schars,
Seymour,
Shier,
Slocum,

Mr. L. Smith,
W. T. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Tupper,
Utey,
Van Vleet,
Warner,
Welch,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodworth,
Yawkey,
Speaker,

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NAYS.

Mr. Bond,
Cady,
Chipman,
Colwell,
Dusseau,

Mr. Forbes,
Gies,
Haire,
Hawley,
Horton,

Mr. M. D. Howard,
May,
McKernan,
Morton,
Nowland,

15

The joint resolution was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker called Mr. Warner to the chair.

MOTIONS, RESOLUTIONS AND NOTICES.

Mr. Hawley offered the following:

Resolved, That the thanks of the House are hereby extended

to Hon. Gilbert E. Read for his courtesy and impartiality in the discharge of his duties as Speaker of this House;

Which was unanimously adopted.

Mr. Chipman offered the following:

Resolved, That the thanks of the House be and are hereby tendered to Hon. Augustus D. Griswold for the urbanity, ability, and impartiality with which he has discharged his duties as Speaker *pro tem*;

Which was unanimously adopted.

Mr. Boies offered the following:

Resolved, That the thanks of this House are justly due and are hereby tendered to the Chief Clerk of the House, and his assistant, for the prompt, correct and efficient manner in which they have discharged their official duties, and for their uniform and constant courtesy to the members of this House.

Which was unanimously adopted.

Mr. Dunlap offered the following:

Resolved, That the committee on public lands be requested to report forthwith to this House, Senate bill No. 41, appropriating swamp lands for the purpose of establishing a Normal and Agricultural School in the Grand Traverse country of Michigan;

Which was adopted.

By unanimous consent, the committee on ways and means submitted the following report:

The committee on ways and means, to whom was referred A bill to authorize a war bounty loan,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying amendment, recommending that the amendment be concurred in, and that the bill, when so amended, do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Munger,

The House concurred in the amendment made to the bill by the committee.

On motion of Mr. Woodman,

The bill was placed on the order of third reading.

By unanimous consent, the committee on public lands submitted the following report:

The committee on public lands, to whom was referred

A bill to authorize the boards of supervisors of the Counties of Mackinaw and Manito to pre-empt and locate State swamp land for a county poor work-house,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, with the accompanying substitute, recommending that the substitute do pass, and ask to be discharged from the further consideration of the subject.

RICHARD WINSOR, *Chairman.*

Report accepted and committee discharged.

On motion of Mr. Munger,

The House concurred in the adoption of the substitute reported by the committee.

On motion of Mr. McKernan,

The bill was placed on the order of third reading.

Mr. Taylor moved to take from the table House bill No. 85, entitled

A bill to amend and revise the charter of the city of Port Huron;

Which motion prevailed.

The question being upon concurring in the amendments made to the bill by the Senate,

Mr. Mallary moved to amend the amendments made to the bill by the Senate, by striking out the new section added, to stand as section four;

Mr. Horton moved to lay the bill on the table;

Which motion did not prevail.

The amendment proposed by Mr. Mallary was not agreed to.

The amendments made to the bill by the Senate were non-concurred in, a majority of all the elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
Boies,
Bond,
Cady,
Chipman,
Forbes,
Graham,
Green,
Griswold,
M. D. Howard,
Keeler,

Mr. Laing,
McKernan,
Mickley,
Nowland,
Osborn,
Phillips,
Reed,
Runyan,
Slocum,
L. Smith,

Mr. W. T. Smith,
Taylor,
Thayer,
Tupper,
Welch,
Wilcox,
Willits,
Winsor,
Woodworth,
Yawkey,

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NAYS.

Mr. G. W. Allen,
Ball,
Beach,
Brockway,
Camburn,
Cobb,
Colwell,
Copley,
Gies,
Haire,
Hawley,

Mr. Haynes,
Horton,
O. F. Howard,
Jewell,
J. H. Jones,
Lewis,
Mallery,
McKay,
Monroe,
Munger,
Nixon,

Mr. Packard,
Sanderson,
Scharf,
Seymour,
Shier,
Stewart,
Utley,
Woodman,
Woodruff,
Speaker *pro tem.*,

82

MESSAGES FROM THE SENATE.

By unanimous consent, the Speaker *pro tem.* announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following concurrent resolution:

Resolved, by the House of Representatives, (the Senate concurring,) That the Secretary of State be and he is hereby instructed to enlarge the Hall of the House of Representatives before the assembling of another session of the Legislature, by extending the same by building an addition on the south end of the State House; said extension to be sixteen feet wide, so as to admit of the Speaker's desk and two committee rooms in the new part, and put the Speaker's desk and the committee rooms in the new part the same as they now are in the present Hall,

and to take out the old desk and committee rooms, and fit up the Hall as best it can be with the above enlargement, and also to sufficiently ventilate the Hall so as to promote the health and comfort of members, and also to provide new chairs and tables for the Hall of Representatives, similar to those now in the Senate Chamber, and there is hereby appropriated from the general fund of the State a sum not to exceed five thousand dollars, to carry the said work and improvement into effect;

Which the Senate has amended by inserting, after the words "Senate Chamber," the following: "also, to construct suitable hat and cloak rooms for the Senate Chamber and the Hall of the House of Representatives;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. G. W. Allen,

The House concurred in the amendment made to the resolution by the Senate.

The resolution was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER, }
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

A bill to provide for the incorporation of associations engaged in the publication of periodicals, books and other matter,

Which the Senate has amended as follows:

In section 1, by striking out of the third line all after the word "otherwise," down to and including the word "business," in the fourth line;

In section 2, add at the end of line 7 the words, "not to exceed thirty years;"

In section 8, in line three, strike out the word "twenty," and insert the word "seventy," also add the following to the section:

"And the stockholders of all corporations founded upon this act shall be individually liable for all labor performed for such corporation or association; which said liability may be enforced against any stockholders founded on this statute, at any time after an execution shall be returned not satisfied against said company: *Provided, always,* That if any stockholder shall be compelled by such action to pay the debts of any creditor, or any part thereof, he shall have the right to call upon all the stockholders to contribute their part of the sum so paid by him as aforesaid, and sue them, jointly or severally, or any number of them, and recover in such action the ratable amount due from the person or persons so sued."

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Woodman moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Beach,
Boies,
Bond,
Brockway,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,

Mr. J. H. Jones,
Kenny,
Laing,
Landon,
Lewis,
Mallory,
McKay,
Mickley,
Monroe,
Munger,
Nixon,
Nowland,

Mr. Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Taylor,
Thayer,
Tupper,
Utley,
Van Fleet,
Welch,
Wendell,

March 28,

Copley,
Forbes,
Gies,
Green,
Griswold,
Haire,
Hawley,
Jewell,

Osborn,
Packard,
Phillips,
Reed,
Runyan,
Sanderson,
Scharf,
Seymour,

Wilcox,
Willits,
Williams,
Woodman,
Woodruff,
Woodworth,
Yawkey,
Speaker *pro tem.*,

NAYS.

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

A bill to provide for the improvement of that portion of the Port Huron, Bay City and Clinton State road which lies between Bay City and Midland City,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to authorize the board of supervisors of the counties composing the twelfth judicial circuit to appropriate money to defray the expense of holding courts in said circuit,

In the passage of which the Senate has non-concurred.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate

On motion of Mr. Yawkey,

The bill was laid on the table.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to appropriate swamp lands to the county of Monroe, for the purpose of draining swamp, marsh and other low lands,

Which the Senate has amended by adding to section 1, "*Provided*, that the swamp lands to be appropriated according to the provisions of this act, be selected from the county of Monroe,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Laing moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Beach,
Bond,
Brockway,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,

Mr. Kenny,
Laing,
Landon,
Lewis,
Mallory,
McKay,
Mickleby,
Monroe,
Morton,
Munger,
Nixon,
Osborn,

Mr. Shier,
Slocum,
L. Smith,
W. T. Smith,
Taylor,
Thayer,
Tupper,
Van Fleet,
Welch,
Wendell,
Wilcox,
Willits,

Forbes,
Green,
Griswold,
Haire,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,

Packard,
Phillips,
Reed,
Runyan,
Sanderson,
Schars,
Seymour,

Williams,
Winsor
Woodman,
Woodruff,
Woodworth,
Yawkey,
Speaker *pro tem.*,
58

NAYS.

Mr. Nowland, Mr. Stewart, Mr. Utley, 3

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. A bill to prevent the killing of muskrats during certain seasons of the year in the counties of Saginaw and Bay;

2. A bill to provide for the drainage and reclamation of swamp lands, at the headwaters of Rogue River, in the counties of Kent and Newaygo;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

A bill to repeal section 3, and amend section 4, of an act entitled "an act to authorize the several townships in the coun

ties of Livingston, Oakland, Washtenaw and Wayne, to pledge their credit, and the county of Livingston to raise by tax or borrow money, to aid in the construction of a railroad from some point near the city of Detroit, to Howell, in the county of Livingston," approved February 5th, 1864,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

A bill to provide for the drainage and reclamation of swamp land, by means of the improvement of the Lamont and Zealand State road, in Ottawa county;

Which the Senate has amended by adding to section two, the following: "said lands to be selected in Ottawa county;

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. M. D. Howard moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,

Mr. Jewell,
J. H. Jones,
Kenny,

Mr. Seymour,
Shier,
Slocum,

Beach,	Laing,	L. Smith,
Bond,	Landon,	W. T. Smith,
Brockway,	Lewis,	Stewart,
Cady,	Mallory,	Taylor,
Camburn,	May,	Thayer,
Cobb,	McKay,	Trapper,
Colwell,	Mickley,	Utley,
Copley,	Monroe,	Van Vleet,
Dunlap,	Newcomb,	Welch,
Forbes,	Nixon,	Wilcox,
Graham,	Nowland,	Willits,
Green,	Osborn,	Williams,
Griswold,	Packard,	Winsor,
Haire,	Reed,	Woodruff,
Hawley,	Runyan,	Woodworth,
Horton,	Sanderson,	Yawkey,
M. D. Howard,	Schars,	Speaker <i>pro tem.</i> ,
O. F. Howard,		61

NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to appropriate the highway taxes upon certain lands of non-residents in the townships of Orange, Sebewa and Danby, in the county of Ionia, for the purpose of improving the Grand River turnpike, in said townships;

Which the Senate has amended as follows: In line four, section one, strike out the words "next and said," where they occur, and insert in the same line the word "said," after the word "the," where it occurs the second time;

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has

ordered the same to take immediate effect, by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Munger moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Jewell,	Mr. Slocum,
G. W. Allen,	J. H. Jones,	L. Smith,
Ball,	Kenny,	W. T. Smith,
Beach,	Laing,	Stewart,
Boies,	Landon,	Taylor,
Bond,	Lapham,	Thayer,
Brockway,	Mallery,	Tupper,
Cady,	McKay,	Utiley,
Camburn,	McKernan,	Van Vleet,
Cobb,	Mickley,	Welch,
Colwell,	Monroe,	Wendell,
Copley,	Newcomb,	Wilcox,
Dunlap,	Nixon,	Willits,
Forbes,	Osborn,	Williams,
Green,	Packard,	Woodman,
Griswold,	Runyan,	Woodruff,
Haire,	Sanderson,	Woodworth,
Hawley,	Schars,	Yawkey,
M. D. Howard,	Shier,	Speaker, <i>pro tem.</i>
O. F. Howard,		58

NAYS.

0

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1885. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

A bill to authorize the board of supervisors of certain counties to determine the amount of salary to be paid to judges of probate;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to repeal the charter of the Royal Oak and Rochester plank road company;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to provide for the drainage and reclamation of swamp lands by means of State roads in the county of Wayne;

In the passage of which the Senate has non-concurred.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Brockway,

The bill was laid on the table.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to incorporate the village of Marine, in the county of St. Clair, and to define the boundaries thereof;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to provide for the drainage and reclamation of swamp lands by means of a State road, to be known as the Courtland and Muskegon State road;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

Mr. Green offered the following:

Resolved, That on and after Monday, March 20, there be only three hundred copies of the journal of this House printed for distribution among the members and officers thereof;

Which was adopted.

Mr. Jewell offered the following:

Resolved, That the the Fireman and Assistant Fireman be allowed fifty cents each per diem, as additional compensation for their services;

Which was adopted.

MESSAGES FROM THE SENATE.

By unanimous consent, the Speaker *pro tem.* announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to change the name of Spencer Wetherby to Spencer Ward;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker *pro tem.* also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to amend section 1, of act No. 136, of the laws of 1863, being "an act to authorize the Auditor General to refund money paid for taxes and on tax sales, in certain cases," approved March 18, 1863;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

Mr. Welch offered the following:

Resolved, That the Sergeants-at-arms of this House, be allowed to receive the same mileage, in addition to their pay heretofore granted, as the members of the House are entitled to receive;

Which was not adopted.

THIRD READING OF BILLS AND RESOLUTIONS.

House manuscript bill, entitled

A bill to authorize a war bounty loan,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Runyan,
G. W. Allen,	M. D. Howard,	Schars,
Ball,	O. F. Howard,	Seymour,
Beach,	Jewell,	Shier,
Boies,	J. H. Jones,	Slocum,
Bond,	Kenny,	L. Smith,
Brookway,	Laing,	W. T. Smith,
Cady,	Lewis,	Stewart,
Camburn,	Mallery,	Swift,
Cobb,	May,	Thayer,
Colwell,	McKay,	Tapper,
Copley,	McKernan,	Utley,
Dunlap,	Mickley,	Van Vleet,
Forbes,	Monroe,	Welch,
Gies,	Morton,	Wilcox,
Graham,	Munger,	Willits,
Green,	Nixon,	Williams,
Griswold,	Nowland,	Woodman,
Eaire,	Osborn,	Woodruff,
Hawley,	Packard,	Yawkey,
Haynes,	Phillips,	Speaker <i>pro tem.</i> ,

NAYS.

Mr. Chipman,

Title agreed to.

House manuscript bill, entitled

A bill to authorize the board of supervisors of the counties of Mackinac and Manitou to pre-empt and locate State swamp lands for the county poor work house,

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,

Ball,

Bayley,

Beach

Bond,

Brockway,

Cady,

Cobb,

Colwell,

Copley,

Dusseaux,

Fisher,

Forbes,

Graham,

Green,

Haire,

Hawley,

Haynes,

M. D. Howard,

Mr. O. F. Howard, Mr. Sanderson,

Jewell,

J. H. Jones,

Kenny,

Lapham,

Lewis,

Mallary,

May,

McKay,

McKernan,

Mickley,

Monroe,

Munger,

Nixon,

Nowland,

Osborn,

Packard,

Runyan,

Schars,

Seymour,

Shier,

L. Smith,

W. T. Smith,

Swift,

Thayer,

Tupper,

Utley.

Van Vleet,

Welch,

Wilcox,

Willits,

Williams,

Woodman,

Woodruff,

Yawkey,

55

NAYS.

Mr. Speaker *pro tem.*,

The question being upon agreeing to the title,

Mr. McKernan offered the following as a substitute therefor:

"A bill to repeal the third subdivision of section 13, of act No. 227, of the session laws of 1861, and also the third subdivision of section 13, of act No. 237, of the session laws of 1868;"

Which was agreed to.

Senate joint resolution, entitled

Joint resolution for the relief of Robert W. Cummings,

Was read a third time, and pending the taking of the vote on the passage thereof,

Mr. Boies moved that there be a call of the House;

Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members were reported absent without leave: Messrs. Bartow, Griswold, Keeler, Lewis, McKernan, Newcomb, Reed, L. Smith, Winsor and Woodworth.

On motion of Mr. Brockway,

The Sergeant-at-Arms was dispatched after the absentees.

The Sergeant-at-Arms reported Mr. Woodworth at the bar of the House;

On motion of Mr. Yawkey,

Mr. Woodworth was admitted within the bar, rendered an excuse, and took his seat.

The Sergeant-at-Arms reported Messrs. Griswold, Reed, McKernan and L. Smith at the bar of the House;

On motion of Mr. Ball,

Mr. Griswold was admitted within the bar, rendered an excuse, and took his seat.

On motion of Mr. Ball,

Mr. Reed was admitted within the bar of the House, rendered an excuse, and took his seat.

On motion of Mr. Landon,

Mr. McKernan was admitted within the bar of the House, rendered an excuse, and took his seat.

On motion of Mr. Laing,

Mr. L. Smith was admitted within the bar of the House, rendered an excuse, and took his seat.

On motion of Mr. Stewart,

All further proceedings under the call were dispensed with.

The question recurring on the passage of Senate joint resolution, entitled

Joint resolution for the relief of Robert W. Cummings,

The joint resolution was passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Phillips,
G. W. Allen,	Jewell,	Reed,
Ball,	J. H. Jones,	Sanderson,
Bayley,	Kenny,	Schars,
Beach,	Laing,	Seymour,
Boies,	Lapham,	Slocum,
Bond,	Mallary,	L. Smith,
Brockway,	May,	W. T. Smith,
Cady,	McKay,	Swift,
Camburn,	McKernan,	Taylor,
Cobb,	Mickley,	Tupper,
Colwell,	Monroe,	Utley,
Fisher,	Morton,	Welch,
Graham,	Munger,	Wendell,
Green,	Nixon,	Wilcox,
Griswold,	Nowland,	Willits,
Haire,	Osborn,	Woodruff,
Hawley,	Packard,	Yawkey,
Horton,		

55

NAYS.

Mr. Chipman,	Mr. Haynes,	Mr. Thayer,
Copley,	M. D. Howard,	Van Fleet,
Dunlap,	Landon,	Williams,
Dusseau,	Runyan,	Woodman,
Forbes,	Shier,	Woodworth,
Gies,	Stewart,	Speaker <i>pro tem</i> ,

18

Title agreed to.

House manuscript bill, entitled

A bill to authorize the wardens and vestry of Grace church, in the city of Port Huron, to loan money to build a church, and to issue bonds to secure the payment thereof;

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Hawley,	Mr. Shier,
G. W. Allen,	Horton,	Slocum,
Ball,	M. D. Howard,	L. Smith,
Bayley,	O. F. Howard,	W. T. Smith,

Beach,	Jewell,	Stewart,
Boies,	J. H. Jones,	Swift,
Bond,	Kenny,	Taylor,
Brockway,	Landon,	Thayer,
Cady,	Lapham,	Tupper,
Chipman,	Mallary,	Utley,
Cobb,	May,	Van Vleet,
Colwell,	McKay,	Welch,
Copley,	McKernan,	Wendell,
Dunlap,	Morton,	Wilcox,
Dusseau,	Munger,	Willits,
Fisher,	Osborn,	Williams,
Forbes,	Packard,	Woodman,
Gies,	Phillips,	Woodruff,
Graham,	Runyan,	Woodworth,
Green,	Sanderson,	Yawkey,
Griswold,	Schars,	Speaker <i>pro tem.</i> ,
Haire,	Seymour,	65
	NAYS.	0

Title agreed to.

Senate bill No. 137, entitled

A bill for laying out and establishing a State road, to be known as the Ingham and Clinton State road, and appropriating swamp lands for the construction of the same;

Was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Runyan,
Ball,	M. D. Howard,	Sanderson,
Bayley,	O. F. Howard,	Schars,
Beach,	Jewell,	Seymour,
Boies,	J. H. Jones,	Shier,
Bond,	Kenny,	L. Smith,
Brockway,	Laing,	W. T. Smith,
Cady,	Landon,	Stewart,
Cobb,	Lapham,	Taylor,
Colwell,	Mallary,	Thayer,
Copley,	May,	Tupper,
Dusseau,	McKay,	Utley,
Fisher,	McKernan,	Van Vleet,
Forbes,	Mickley,	Wilcox,
Gies,	Morton,	Willits,
Graham,	Munger,	Woodman,
Green,	Nixon,	Woodruff,

Griswold,
Haire,
Hawley,
Haynes,

Nowland,
Packard,
Phillips,
Reed,

Woodworth,
Yawkey,
Speaker *pro tem*,
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NAYS.

Mr. Slocum,

Title agreed to.

On motion of Mr. Gies,

The House took a recess until 2 o'clock this afternoon.

AFTERNOON SESSION.

2 o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

MESSAGES FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

• SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to authorize certain counties and townships in the State of Michigan to raise money by tax, to refund advances made for bounty purposes,

Which the Senate has amended as follows:

In section one, line two, strike out, after the word "of," where it first occurs, the words "any township in the counties of Wayne, Cass, St. Joseph, Ionia, Branch, Clinton, Macomb, Ing-ham, Jackson, Ottawa, and the township of Delta, in Eaton county," and insert "the township of Nankin, in the county of Wayne, and the township of Delta, in the county of Eaton;"

Also, amend the title, so as to read as follows:

A bill to authorize the township of Nankin, in the county of Wayne, and the township of Delta, in the county of Eaton, to raise money by tax to refund advances made for bounty purposes;

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. J. H. Jones moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. Runyan,
G. W. Allen,	Horton,	Sanderson,
Bayley,	O. F. Howard,	Shier,
Beach,	Jewell,	L. Smith,
Boies,	J. H. Jones,	Stewart,
Bond,	Landon,	Swift,
Brockway,	Lewis,	Taylor,
Camburn,	McKay,	Thayer,
Chipman,	Mickley,	Van Fleet,
Cobb,	Morton,	Warner,
Copley,	Munger,	Welch,
Dunlap,	Nixon,	Wendell,
Dusseau,	Nowland,	Wilcox,
Forbes,	Osborn,	Willits,
Gies,	Packard,	Williams,
Green,	Phillips,	Woodruff,
Griswold,	Reed,	Speaker,
Hawley,		

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NAYS.

Mr. Cady,	Mr. Mallary,	Mr. Tupper,
Fisher,	May,	Winsor,
Haire,	Schars,	Woodworth,
M. D. Howard,	W. T. Smith,	

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The bill was then referred to the committee on engrossment and enrollment for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives :

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to fix the term of office and confirm the powers of the board of control of railroads;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to declare certain abstracts of the records of the county of Kent, public records,

Which the Senate has amended, by inserting after the word "proceedings," in the fourth line of section one: "and shall be *prima facie* evidence of the matters therein stated, and;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. G. W. Allen moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Boies,
Brockway,
Cady,
Camburn,
Chipman,
Cobb,
Dunlap,
Dusseau,
Fisher,
Forbes,
Gies,
Green,
Haire,
Hawley,
Horton,
M. D. Howard,
O. F. Howard,

Mr. Jewell,
J. H. Jones,
Kenny,
Landon,
Lewis,
Mallery,
May,
McKay,
Mickley,
Munger,
Nixon,
Nowland,
Osborn,
Packard,
Phillips,
Reed,
Runyan,
Sanderson,
Schars,

Mr. Seymour,
Shier,
Slocum,
L. Smith,
Swift,
Taylor,
Thayer,
Tupper,
Van Fleet,
Walner,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodworth,
Yawkey,
Speaker,

58

NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to amend section 16 of an act to organize the Michigan Asylum for the Insane, and more effectually to provide for the care, maintenance and recovery of the Insane; also, to amend section 24 of said act, as amended by act No. 120, of the session laws of 1861, and also to add three new sections thereto, to stand as sections 44, 45 and 46;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

A bill to accept a grant of land made by act of Congress to aid in the construction of the ship canal and harbor at the head of Portage Lake, to connect with Lake Superior, and to provide for the construction of the same;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives.

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to protect fish and to preserve the fisheries of this State,

In the passage of which the Senate has concurred by a majority vote all the Senators elect.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

By unanimous consent, the committee on ways and means submitted the following report:

The committee on ways and means, to whom was recommended

A bill to provide for the interest on certain State loans,

Respectfully report that they have considered the subject, and report the following substitute for the bill, and recommend that the substitute be adopted, and when so adopted that it do pass, and ask to be discharged from the further consideration of the subject.

A. L. GREEN, *Chairman*.

Report accepted and committee discharged.

On motion of Mr. Woodman,

The House concurred in the adoption of the substitute reported by the committee.

Mr. Green moved that the rules be suspended, and that the bill be put upon its immediate passage;

Which motion prevailed.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Beach,
Boies,
Bond,
Brockway,
Cady,
Oamburn,
Chipman,
Cobb,
Copley,
Dunlap,
Dussean,
Fisher,
Forbes,
Gies,
Graham,

Mr. Horton,
M. D. Howard,
O. F. Howard,
J. H. Jones,
Kenny,
Laing,
Landon,
Lewis,
May,
McKay,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Osborn,
Packard,

Mr. Seymour,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Tupper,
Van Vleet,
Warner,
Wendell,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,

Green,
Griswold,
Haire,
Hawley,
Haynes,

Reed,
Bunyan,
Sanderson,
Schars,

Woodruff,
Woodworth,
Yawkey,
Speaker,

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NAYS.

The question being upon agreeing to the title,

Mr. Green offered the following as a substitute therefor:

A bill to amend an act to amend an act entitled an act to provide means for the redemption of the bonds of the State maturing January 1st, 1868, approved March 11th, 1861, and the act amendatory thereto, approved March 18th, 1863;

Which was agreed to.

Mr. Brockway offered the following:

Resolved, That the Secretary of State be, and he hereby is authorized to sell the furniture of the Hall of the House of Representatives, in such manner as he shall judge most for the interest of the State, and apply the proceeds towards the improvements already ordered to be made upon the Hall of the House;

Which was adopted.

By unanimous consent, the committee on the judiciary submitted the following report:

The committee on the judiciary, to whom was referred Senate bill No. 189, entitled

A bill relative to levies and sales in executions, in certain cases;

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, without amendment, and recommend that it do pass, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

Mr. Graham moved that the rule be suspended requiring the second and third reading of bills and resolutions to be on different days, and that the bill be placed upon its immediate passage;

Which motion prevailed.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. O. F. Howard,	Mr. Shier,
G. W. Allen,	Jewell,	Slocum,
Bayley,	J. H. Jones,	W. T. Smith,
Boies,	Keeler,	Stewart,
Bond,	Kenny,	Swift,
Brockway,	Laing,	Taylor,
Oady,	Landon	Thayer,
Camburn,	Lewis,	Tupper,
Chipman,	May,	Utley,
Cobb,	McKay,	Van Vleet,
Copley,	McKernan,	Warner,
Dunlap,	Mickley,	Welch,
Fisher,	Munger,	Wendell,
Forbes,	Nixon,	Wilcox,
Graham,	Nowland,	Willits,
Green,	Osborn,	Williams,
Griswold,	Packard,	Winsor,
Haire,	Reed,	Woodman,
Hawley,	Runyan,	Woodruff,
Haynes,	Sanderson,	Woodworth,
Horton,	Schars,	Yawkey,
M. D. Howard,	Seymour,	Speaker, 66

NAYS.

Mr. Gies,	Mr. L. Smith,	2
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Title agreed to.

UNFINISHED BUSINESS.

Being the consideration of the following bill:

Senate bill No. 112, entitled

A bill to amend sections 1, 6, 12 and 15, of act No. 262, of the session laws of 1859, entitled "an act for the incorporation of insurance companies, and defining their powers and duties," approved February 15, 1859;

The question being on the passage of the bill,

The bill was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS

Mr. Aitken,
G. W. Allen,
Bayley,
Beach,
Boies,
Bond,
Brockway,
Camburn,
Chipman,
Cobb,
Copley,
Dunlap,
Fisher,
Forbes,
Gies,
Graham,
Green,
Griswold,
Haire,
Hawley,
Haynes,

Mr. Horton,
M. D. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lewis,
May,
McKay,
Mickley,
Nixon,
Nowland,
Osborn,
Packard,
Reed,
Runyan,
Sanderson,
Schars,
Seymour,

Mr. Shier,
Slocum,
W. T. Smith,
Stewart,
Swift,
Taylor,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
Wilcox,
Willits,
Winsor,
Woodman,
Woodruff,
Woodworth,
Yawkey,
Speaker,

62

NAYS.

Mr. Munger,

1

Title agreed to.

On motion of Mr. Boies,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

Mr. Taylor offered the following:

Resolved, That the Clerk of this House be and he is hereby instructed to forward to the Secretary of State a copy of the resolution passed by this House, instructing him to make certain repairs on the Capitol building, and furnishing the same;

Which was adopted.

GENERAL ORDER.

On motion of Mr. Boies,

The House went into committee of the whole, on the general order,

Mr. Swift in the chair.

After some time spent therein, the committee rose, and through the chairman, made the following report:

The committee of the whole have had under consideration the following entitled bill:

Senate substitute for House bill No. 38, entitled

A bill to authorize the commissioners of highways to establish water-courses, and locate ditches, in certain cases, and to repeal act number 257, of the laws of 1859, and act number 241, of the laws of 1861;

Have made sundry amendments thereto, and have directed their chairman to report the same back to the House, asking concurrence therein, and recommend its passage.

The committee of the whole have also had under consideration the following entitled bill:

House bill No. 303, entitled

A bill to amend an act entitled an act to revise the charter of the city of Detroit, approved February 5, 1857, as amended by the several acts amendatory thereof;

Have made no amendment thereto, and have directed their chairman to report the same back to the House, and recommend its passage.

JOHN M. SWIFT, *Chairman.*

Report accepted and committee discharged.

The amendments made to the substitute for House bill No. 38 by the committee were concurred in by the House;

The question being on concurring in the adoption of the substitute, proposed by the Senate for House bill No. 38, as amended,

The House concurred in the adoption of the substitute, by yeas and nays, as follows:

YEAS.

Mr. G. W. Allen,
Ball,
Bayley,
Boies,
Bond,
Brockway,
245

Mr. Haynes,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Kenny,

Mr. Schars,
Seymour,
Shier,
Slocum,
L. Smith,
W. T. Smith,

Oady,
Oamburn,
Cobb,
Colwell,
Copley,
Dunlap,
Dusseau,
Fisher,
Forbes,
Graham,
Griswold,
Haire,
Hawley,

Laing,
Landon,
Mallary,
May,
McKay,
Mickley,
Morton,
Munger,
Nixon,
Nowland,
Osborn,
Packard,
Phillips,

Stewart,
Swift,
Tupper,
Utley,
Welch,
Wendell,
Wilcox,
Willits,
Woodruff,
Woodworth,
Yawkey,
Speaker,

56

NAYS.

Mr. Aitken,
Chipman,
Gies,
Monroe,

Mr. Runyan,
Sanderson,
Van Vleet,

Mr. Warner,
Williams,
Winsor,

10

Mr. M. D. Howard moved to amend the second named bill by adding a new section to the bill, to stand as section 9, as follows:

"Sec. 9. The following section is added to chapter 4, of said charter, to stand as section 27:

"Sec. 27. The Mayor of said city shall be ex-officio a member of the Board of Metropolitan Police Commissioners of said city, and shall possess the same powers, and perform the same duties, as other members of said Board."

Mr. Chipman demanded the yeas and nays on the adoption of the amendment;

The demand was seconded.

Mr. Winsor moved that there be a call of the House;
Which motion prevailed.

PROCEEDINGS UNDER THE CALL.

The roll of the House was called by the Clerk, and the following members were reported absent without leave: Messrs. Bartow, Beach, Boies, Keeler, Lapham, Reed, Seymour, Utley and Van Vleet.

On motion of Mr. Welch,

The Sergeant-at-Arms was dispatched after the absentees.

The Sergeant-at-Arms announced Messrs. Seymour and Utley at the bar of the House;

On motion of Mr. G. W. Allen,

Messrs. Seymour and Utley were admitted within the bar, rendered excuses, and took their seats.

On motion of Mr. Laing,

Mr. Boies was admitted within the bar, rendered an excuse, and took his seat.

The Sergeant-at-Arms announced Mr. Van Vleet at the bar of the House;

On motion of Mr. Taylor,

Mr. Van Vleet was admitted within the bar, rendered an excuse, and took his seat.

The Sergeant-at-Arms announced Mr. Keeler at the bar of the House;

On motion of Mr. Laing,

Mr. Keeler was admitted within the bar, rendered an excuse, and took his seat.

Mr. Morton moved that all further proceedings under the call be dispensed with;

Which motion prevailed.

The question recurring upon the motion of Mr. M. D. Howard,

The motion did not prevail, by yeas and nays, as follows:

YEAS.

Mr. Bond,	Mr. Hawley,	Mr. W. T. Smith,
Cady,	Haynes,	Stewart,
Chipman,	Horton,	Taylor,
Colwell,	M. D. Howard,	Utley,
Dunlap,	J. H. Jones,	Welch,
Dusseau,	May,	Wendell,
Forbes,	McKernan,	Wilcox,
Gies,	Morton,	Winsor,
Haire,	Nowland,	Yawkey,

27

NAYS.

Mr. Aitkin,	Mr. Kenny,	Mr. Seymour,
G. W. Allen,	Laing,	Shier,
Ball,	Landon,	Slocum,
Bayley,	Lewis,	L. Smith,

Boies,
Brockway,
Camburn,
Cobb,
Copley,
Fisher,
Graham,
Green,
Griswold,
O. F. Howard,
Jewell,
Keeler,

Mallary,
McKay,
Mickley,|
Monroe,
Munger,
Nixon,
Osborn,
Packard,
Phillips,
Runyan,
Sanderson,
Schars,

Swift,
Thayer,
Tupper,
Van Vleet,
Warner,
Willits,
Williams,
Woodman,
Woodruff,
Woodworth,
Speaker,

47

On motion of Mr. Gies,

The rules were suspended, and the bill was put upon its immediate passage.

The bill was then read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,
G. W. Allen,
Ball,
Bayley,
Boies,
Bond,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Dunlap,
Dussean,
Fisher,
Forbes,
Gies,
Graham,
Green,
Griswold,
Haire,
Hawley,
Haynes,
Horton,

Mr. M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lewis,
Mallary,
May,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Nowland,
Osborn,
Packard,
Phillips,
Runyan,
Sanderson,
Schars,

Mr. Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Taylor,
Thayer,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Woodruff,
Woodworth,
Yawkey,
Speaker,

71

NAYS.

Mr. Brockway, Mr. McKay,

2

Title agreed to.

On motion of Mr. Bond,

By a vote of two-thirds of all the members elect, the bill was ordered to take immediate effect.

MESSAGE FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to re-transmit to the House the following bill:

Senate manuscript bill, entitled

A bill to amend sections 1 and 3, of act No. 46, of the laws of 1864, relative to a State road in Gratiot and Isabella counties;

Which the House amended by striking out "and," after "Isabella," and inserting "and Clinton," after the word "Mecosta," in the same line;

"Also, by striking out "and," in the 8th line of section three, and inserting "and Clinton," after the word "Mecosta," in said line;

And to inform the House that the Senate refuses to concur in said amendments.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Munger moved that the House recede from its amendments to the bill;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. M. D. Howard,	Mr. Sanderson,
G W. Allen,	O. F. Howard,	Schars,
Ball,	Jewell,	Seymour,
Bayley,	J. H. Jones,	Slocum,
Beach,	Keeler,	W. T. Smith,
Bond,	Kenny,	Stewart,

Brockway,	Laing,	Swift,
Oady,	Landon,	Thayer,
Camburn,	Lewis,	Tupper,
Chipman,	Mallary,	Uteley,
Cobb,	McKay,	Van Fleet,
Colwell,	McKernan,	Warner,
Copley,	Mickley,	Welch,
Dusseau,	Monroe,	Wendell,
Forbes,	Morton,	Wilcox,
Graham,	Munger,	Willits,
Green,	Nixon,	Williams,
Griswold,	Nowland,	Winsor,
Haire,	Osborn,	Woodman,
Hawley,	Packard,	Woodruff,
Haynes,	Phillips,	Woodworth,
Horton,	Runyan,	Speaker,

66

NAYS.

Mr. Gies,
May,Mr. L. Smith,
Taylor,

Mr. Yawkey,

5

Mr. Griswold moved to take from the table House joint resolution No. 21, entitled

Joint resolution to authorize the Auditor General to cancel all sales made at the annual tax sales for the county of Wayne, in the year 1863, and re-advertise and re-offer the same for sale, and to authorize him to pay certain moneys to the publishers of the Detroit Advertiser and Tribune;

Which motion prevailed.

Mr. G. W. Allen asked the unanimous consent of the House to amend the joint resolution by striking out the words "in the Michigan Journal, published in the city of Detroit;"

Objected to by Mr. Chipman.

Mr. Griswold moved that the joint resolution be recommitted to the committee on the judiciary, with instructions to so amend, and report forthwith;

Which motion prevailed.

The committee on the judiciary submitted the following report:

The committee on the judiciary, to whom was referred, with instructions, House joint resolution No. 21, entitled

Joint resolution to authorize the Auditor General to cancel all sales made at the annual tax sales for the county of Wayne, in the year 1863, and to re-advertise and re-offer the same for sale, and to authorize him to pay certain moneys to the publishers of the Detroit Advertiser and Tribune,

Respectfully report that they have had the same under consideration, and have directed me to report the same back to the House, amended in pursuance of the instructions, and recommend that it do pass, as amended, and ask to be discharged from the further consideration of the subject.

A. D. GRISWOLD, *Chairman.*

Report accepted and committee discharged.

Mr. G. W. Allen moved that the House concur in the amendments made to the joint resolution by the committee;

Mr. M. D. Howard demanded the yeas and nays.

The demand was seconded.

Mr. J. H. Jones demanded the previous question.

The demand was seconded, and the main question ordered.

The motion of Mr. G. W. Allen, to concur, prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Bayley,
Beach,
Boies,
Brockway,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Dunlap,
Forbes,
Green,
Griswold,
Hawley,

Mr. Haynes,
Horton,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Landon,
Lapham,
Lewis,
Mallory,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Nixon,

Mr. Osborn,
Packard,
Phillips,
Sanderson,
Seymour,
Shier,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Van Vleet,
Wendell,
Wilcox,
Willits,
Woodman,
Speaker, 48

NAYS.

Mr. Ball,
Cady,

Mr. Banyan,
Schars,

Mr. Utley,
Warner,

Fisher,
Graham,
M. D. Howard,
Kenny,
Laing,

Slocum,
Taylor,
Thayer,
Tupper,

Welch,
Williams,
Winsor,
Woodworth,

The joint resolution was then passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitken,
G. W. Allen,
Ball,
Bayley,
Beach,
Boies,
Bond,
Brookway,
Cady,
Camburn,
Chipman,
Cobb,
Colwell,
Copley,
Dunlap,
Forbes,
Graham,
Green,
Griswold,
Haire,
Hawley,
Haynes,

Mr. Horton,
M. D. Howard,
O. F. Howard,
Jewell,
J. H. Jones,
Keeler,
Kenny,
Laing,
Landon,
Lapham,
Lewis,
Mallory,
McKay,
McKernan,
Mickley,
Monroe,
Morton,
Munger,
Nixon,
Osborn,
Packard,

Mr. Phillips,
Sanderson,
Seymour,
Shier,
Slocum,
L. Smith,
W. T. Smith,
Stewart,
Swift,
Tupper,
Utley,
Van Vleet,
Warner,
Welch,
Wendell,
Wilcox,
Willits,
Williams,
Winsor,
Woodman,
Speaker,

64

NAYS.

Mr. Fisher,
Gies,
May,

Mr. Nowland,
Runyan,
Schars,

Mr. Taylor,
Thayer,
Woodworth, 9

Title agreed to.

On motion of Mr. Warner,

By a vote of two-thirds of all the members elect, the joint resolution was ordered to take immediate effect.

Mr. Utley asked and obtained leave of absence for himself, for the remainder of the session, from and after to-day.

The committee on engrossment and enrollment submitted the following report:

The committee on engrossment and enrollment, report as correctly enrolled, signed and presented to the Governor, the following entitled bill:

A bill to accept a grant of land, made by act of Congress, to aid in the construction of the ship canal and harbor at the head of Portage Lake to connect with Lake Superior, and to provide for the construction of the same.

JOHN LANDON, *Chairman.*

Report accepted.

On motion of Mr. Horton,

The House took a recess until this evening at 7½ o'clock.

—
EVENING SESSION.

7½ o'clock P. M.

The House met, and was called to order by the Speaker.

Roll called: quorum present.

MESSAGES FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

A bill to amend an act entitled "an act disposing of certain grants of land made to the State of Michigan for railroad purposes," by act of Congress, approved June 3, 1856,

For which the Senate has adopted a substitute;

In the passage of which, as thus substituted, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Warner moved that the House concur in the substitute adopted for the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Haynes,	Mr. Runyan,
G. W. Allen,	M. D. Howard,	Sanderson,
Bayley,	O. F. Howard,	Seymour,
Beach,	Jewell,	Slocum,
Boies,	J. H. Jones,	W. T. Smith,
Brockway,	Keeler,	Stewart,
Cady,	Laing,	Taylor,
Camburn,	Lapham,	Thayer,
Chipman,	Lewis,	Tupper,
Colwell,	Mallary,	Warner,
Copley,	May,	Wendell,
Dussean,	McKay,	Willits,
Fisher,	Mickley,	Williams,
Forbes,	Monroe,	Woodman,
Graham,	Munger,	Woodruff,
Green,	Nowland,	Yawkey,
Griswold,	Osborn,	Speaker,
Haire,	Packard,	
	NAYS.	

53

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following:

Senate substitute for House bill No. 33, entitled

A bill to authorize the commissioners of highways to establish water-courses and locate ditches, in certain cases, and to repeal act No. 257, of the laws of 1859, and act No. 241, of the laws of 1861,

And to inform the House that the Senate has concurred in all the amendments of the House, except the second, in which it does not concur.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

Mr. Munger moved that the House recede from the second amendment made to the bill by the House;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. Haynes,	Mr. Sanderson,
G. W. Allen,	Horton,	Seymour,
Ball,	M. D. Howard,	Shier,
Bayley,	O. F. Howard,	Slocum,
Beach,	Jewell,	W. T. Smith,
Boies,	J. H. Jones,	Stewart,
Bond,	Laing,	Thayer,
Brockway,	Lewis,	Tupper,
Cady,	Mallary,	Utley,
Camburn,	McKernan,	Warner,
Colwell,	Mickley,	Wendell,
Copley,	Monroe,	Willits,
Dusseau,	Morton,	Williams,
Fisher,	Munger,	Winsor,
Forbes,	Nixon,	Woodman,
Graham,	Nowland,	Woodruff,
Green,	Osborn,	Woodworth,
Griswold,	Packard,	Yawkey,
Haire,	Runyan,	Speaker, 57

NAYS.

Mr. Gies,	Mr. May,	Mr. Taylor,
Lapham,		4

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to authorize a war bounty loan,

Which the Senate has amended as follows:

In line 7, section 6, insert the word "to," before the word "and," and the words "the amount so paid," after the word "charge;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Munger moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Seymour,
G. W. Allen,	M. D. Howard,	Slocum,
Ball,	O. F. Howard,	W. T. Smith,
Bayley,	Jewell,	Stewart,
Beach,	J. H. Jones,	Taylor,
Boies,	Laing,	Thayer,
Bond,	Lapham,	Tupper,
Brockway,	Lewis,	Utley,
Cady,	Mallory,	Van Fleet,
Camburn,	May,	Warner,
Colwell,	Mickley,	Welch,
Copley,	Monroe,	Wendell,
Dussean,	Morton,	Willits,
Fisher,	Munger,	Williams,
Forbes,	Nixon,	Winsor,
Graham,	Nowland,	Woodman,
Green,	Osborn,	Woodruff,
Griswold,	Packard,	Woodworth,
Haire,	Runyan,	Yawkey,
Hawley,	Sanderson,	Speaker,
Haynes,		

61

NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER, }
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bills:

1. House bill No. 146, entitled

A bill entitled an act to amend an act to authorize Julia A.

Grougan to assign a certain land certificate, approved March 20th, 1850;

2. House bill No. 298, entitled

A bill to improve the manufacture of salt in Bay county;

3. House bill No. 307, entitled

A bill to amend an act entitled "an act to provide for the incorporation of associations for the publication of periodicals, newspapers, books, tracts, documents and other publications,"

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The several bills were referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled joint resolution:

Joint resolution relative to the distribution of the laws, journals and documents of the session of the Legislature of the year A. D. 1865,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

House bill No. 296, entitled

A bill to provide for the drainage and reclamation of swamp lands, by shortening the course and lowering the bed of Bell river, as it passes through sections 33 and 34, in the township of Imlay, Lapeer county,

Which the Senate has amended by adding to section 3 the following: "*Provided*, The lands so appropriated shall be selected from the county of Lapeer;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Warner moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Seymour,
G. W. Allen,	M. D. Howard,	W. T. Smith,
Ball,	O. F. Howard,	Stewart,
Bayley,	Jewell,	Taylor,
Beach,	J. H. Jones,	Thayer,
Boies,	Keeler,	Tupper,
Bond,	Laing,	Utley,
Brockway,	Lapham,	Van Vleet,
Cady,	Lewis,	Warner,
Camburn,	Mallary,	Welch,
Colwell,	May,	Wendell,
Copley,	Mickley,	Willits,
Dussean,	Monroe,	Williams,
Fisher,	Morton,	Winsor,
Forbes,	Munger,	Woodman,
Graham,	Nowland,	Woodruff,
Griswold,	Osborn,	Woodworth,
Haire,	Packard,	Yawkey,
Hawley,	Runyan,	Speaker,
Haynes,	Sanderson,	

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NAYS.

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed to return to the House the following bill:

A bill to provide for the collection of taxes in the city of Monroe,

Which the Senate has amended as follows:

In section 1, strike out all after the word "before," in line 9, and insert "the first Monday of December;" in section 2, line 8, strike out "15th," and insert "31st;" in section 3, line 1, strike out "15th," and insert "31st;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Morton moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Seymour,
G. W. Allen,	Jewell,	Shier,
Bayley,	J. H. Jones,	Slocum,
Ball,	Keeler,	L. Smith,
Beach,	Kenny,	W. T. Smith,
Boies,	Laing,	Stewart,
Bond,	Landon,	Taylor,
Brockway,	Lapham,	Tupper,
Cady,	Lewis,	Utley,
Chipman,	Mallary,	Van Vleet,
Colwell,	May,	Warner,
Copley,	Mickleley,	Welch,
Dusseau,	Monroe,	Wendell,
Fisher,	Morton,	Wilcox,
Forbes,	Munger,	Willits,
Gies,	Nixon,	Williams,

Graham,
Griswold,
Haire,
Hawley,
Haynes,
Horton,
M. D. Howard,

Nowland,
Osborn,
Packard,
Phillips,
Runyan,
Sanderson,

Winsor,
Woodman,
Woodruff,
Woodworth,
Yawkey,
Speaker,

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NAYS.

The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

A bill respecting the estates of non-resident wards,

Which the Senate has amended by striking out section 2, and inserting the following in lieu thereof:

"Sec. 2. When such non-resident guardian shall produce to the probate court of the proper county, in this State, exemplified copies of his guardianship bond, containing provisions and conditions as provided in the foregoing section, and of his letters of guardianship, and a certificate from the judge of the court by which he has been appointed such guardian, that he still remains such guardian in good standing, all of which papers shall be authenticated as required by act of Congress in such cases, such probate court may enter an order discharging any resident guardian, or any executor or administrator, who has completely closed his duties pertaining to the property of such ward, and authorizing the delivery and passing over of such property to such non-resident guardian, but such non-resident guardian shall give a receipt for such property, to be filed and recorded in such probate court."

Also, amend section one by striking out the words "by certificates," in the 4th line, and by striking out all after the word "cases," in the 4th line, down to and including the word "guardian," in the 6th line, and inserting in its place the follow-

ing: "That he has filed his bond, signed by good and sufficient surety or sureties, in the proper court in the State in which he and his ward reside, in double the amount of the value of the property of his said ward, conditioned to account for all the property of said ward which shall come into his hands, and for the faithful performance of his duty as such guardian;"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. M. D. Howard moved that the House concur in the amendments made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. O. F. Howard,	Mr. Shier,
Bayley,	Jewell,	Slocum,
Ball,	J. H. Jones,	L. Smith,
Beach,	Kenny,	W. T. Smith,
Boies,	Laing,	Stewart,
Bond,	Landon,	Taylor,
Brockway,	Lapham,	Tupper,
Cady,	Lewis,	Utley,
Chipman,	Mallory,	Van Vleet,
Colwell,	May,	Warner,
Copley,	Mickleley,	Welch,
Dusseau,	Monroe,	Wendell,
Fisher,	Munger,	Willits,
Forbes,	Nixon,	Williams,
Gies,	Osborn,	Winsor,
Graham,	Packard,	Woodman,
Green,	Phillips,	Woodruff,
Griswold,	Sanderson,	Woodworth,
Hawley,	Schars,	Yawkey,
Haynes,	Seymour,	Speaker,
M. D. Howard,		

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NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

A bill to encourage the erection and support of water-power manufactories,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following bill:

A bill to amend an act to amend an act entitled an act to provide means for the redemption of the bonds of the State maturing January 1st, 1863, approved March 11th, 1861, and the act amendatory thereto, approved March 18, 1863,

In the passage of which the Senate has concurred by a majority vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following joint resolution:

Joint resolution to authorize the Auditor General to cancel all sales made at the annual tax sales for the county of Wayne, in the year 1863, and to re-advertise and re-offer the same for sale, and to authorize him to pay certain moneys to the publishers of the Detroit Advertiser and Tribune;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a two-thirds vote of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The joint resolution was referred to the committee on engrossment and enrollment, for enrollment.

The Speaker also announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to amend an act entitled an act to revise the charter of the city of Detroit, approved February 5, 1857, as amended by the several acts amendatory thereto;

In the passage of which the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

The bill was referred to the committee on engrossment and enrollment, for enrollment.

Mr. Morton moved to take from the table House bill No. 22, entitled

A bill to amend an act entitled an act to amend an act entitled an act, to provide for the relief, by counties, of the families of volunteers, mustered from this State into the military service of the United States, or of this State, approved May 4th, 1861, and to add certain sections thereto, approved January 17th, 1862, by adding thereto another section, approved March 19th, 1863;

Which motion prevailed.

The question being upon the passage of the bill,

The bill was read a third time and not passed, a majority of all the members elect not voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Bayley,	Mr. O. F. Howard,	Mr. W. T. Smith,
Bond,	Laing,	Swift,
Colwell,	Lewis,	Taylor,
Copley,	Morton.	Thayer,
Dussean,	Munger,	Warner,
Forbes,	Nixon,	Wendell,
Gies,	Nowland,	Wilcox,
Green,	Packard,	Woodworth,
Hawley,	Phillips,	Speaker,
M. D. Howard		

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NAYS.

Mr. Aitken,	Mr. Jewell,	Mr. Slccum,
G. W. Allen,	J. H. Jones,	Stewart,
Ball,	Keeler,	Tupper,
Boies,	Kenny,	Van Vleet,
Brockway,	Mickley,	Welch,
Cady,	Monroe,	Willits,
Camburn,	Osborn,	Williams,
Fisher,	Runyan,	Winsor,
Graham,	Sanderson,	Woodruff,
Griswold,	Seymour,	Yawkey,
Haynes,	Shier,	

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MESSAGE FROM THE SENATE.

By unanimous consent, the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to request the House to return to the Senate

House bill No. 211, entitled

A bill to authorize the board of supervisors of the counties composing the twelfth judicial circuit, to appropriate money to defray the expense of holding courts in said circuit;

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

On motion of Mr. Green,

The bill was taken from the table.

On motion of Mr. Warner,

The Clerk was instructed to return the bill to the Senate.

Mr. Warner moved to take from the table Senate bill No. 57, entitled

A bill to amend section one, of an act entitled an act for the encouragement of agriculture, manufactures and the mechanic arts, approved March 16, 1849;

Which motion did not prevail.

Mr. Warner moved to take from the table House bill No. 122, entitled

A bill for the encouragement of agriculture, manufactures and the mechanic arts;

Which motion prevailed.

Mr. Warner moved to insert the following, after the enacting clause:

“That the provisions of an act entitled ‘an act for the encouragement of agriculture, manufactures and the mechanic arts,’ approved March 16, 1849, and an act amendatory thereof, approved February 6, 1855, so far as the same is obligatory upon the board of supervisors to levy a tax for the benefit of

county agricultural societies, shall not apply to the county of Oakland, provided the board of supervisors of said county shall, by resolution of said board, determine that such appropriation of money is not necessary."

Mr. Shier moved to so amend the amendment as to include Washtenaw county;

Which motion was withdrawn.

Mr. Graham moved to so amend the amendment as to include Berrien county;

Which motion did not prevail.

Mr. Brockway moved to so amend the amendment as to include Calhoun county;

Which motion did not prevail.

The question recurring on the amendment of Mr. Warner,

The amendment was not agreed to.

On motion of Mr. Monroe,

The enacting clause of the bill was laid on the table.

Mr. Green moved to take from the table

Senate bill No. 118, entitled

A bill to amend section 821, it being section 89, of chapter 17, compiled laws, relative to the payment of taxes to township treasurers;

Which motion prevailed.

The question being upon the passage of the bill,

The bill was read a third time and passed, a majority of all the members elect voting therefor, by yeas and nays, as follows:

YEAS.

Mr. Aitkin,	Mr. O. F. Howard,	Mr. Shier,
G. W. Allen,	Jewell,	Blouin,
Bayley,	J. H. Jones,	W. T. Smith,
Ball,	Keeler,	Swift,
Boies,	Kenny,	Taylor,
Bond,	Laing,	Thayer,
Brockway,	Lewis,	Tupper,
Cady,	Mallary,	Utiley,
Colwell,	May,	Warner,
Copley,	McKay,	Welch,
Fisher,	McKernan,	Wendell,
Forbes,	Mickley,	Wilcox,

Graham,
Green,
Griswold,
Haire,
Hawley,
Haynes,
Horton,

Morton,
Munger,
Nixon,
Osborn,
Packard,
Schars,
Seymour,

Willits,
Williams,
Woodruff,
Woodworth,
Yawkey,
Speaker,

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NAYS.

Mr. Camburn,
Lapham,
Phillips,

Mr. Runyan,
Van Vleet,

Mr. Winsor,
Woodman,

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Title agreed to.

MESSAGE FROM THE SENATE.

By unanimous consent the Speaker announced the following:

SENATE CHAMBER,
Lansing, March 18, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to return to the House the following entitled bill:

A bill to provide for assessing property in certain cases, at any time between the first days of May and October, in each year, and for the more speedy collection of taxes in certain cases;

Which the Senate has amended by striking out, in lines seven and eight, the following words: "or for the purpose of traffic or trade within the limits of such township, city or village,"

In the passage of which, as thus amended, the Senate has concurred by a majority vote of all the Senators elect, and has ordered the same to take immediate effect, by a vote of two-thirds of all the Senators elect.

Very respectfully,

THOS. H. GLENN,

Secretary of the Senate.

Mr. Munger moved that the House concur in the amendment made to the bill by the Senate;

Which motion prevailed, by yeas and nays, as follows:

YEAS.

Mr. Aitken,	Mr. Horton,	Mr. Sanderson,
G. W. Allen,	O. F. Howard,	Schars,
Bayley,	Jewell,	Seymour,
Ball,	J. H. Jones,	Shier,
Beach,	Keeler,	L. Smith,
Boies,	Kenny,	Stewart,
Bond,	Laing,	Swift,
Brockway,	Lapham,	Taylor,
Cady,	Lewis,	Thayer,
Camburn,	Mallary,	Tupper,
Colwell,	May,	Utley,
Copley,	McKernan,	Van Vleet
Dussean,	Morton,	Welch,
Fisher,	Nixon,	Willits,
Forbes,	Nowland,	Williams,
Gies,	Osborn,	Woodman,
Green,	Packard,	Woodworth,
Griswold,	Phillips,	Yawkey,
Haire,	Ranyan,	Speaker,
Hawley,		

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NAYS.

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The bill was then referred to the committee on engrossment and enrollment, for enrollment.

Mr. Mallary offered the following:

Resolved, That the thanks of this House be and are hereby tendered to the clergymen of the city of Lansing for their attendance in opening the daily sessions of this House with religious services;

Which was adopted.

The Speaker announced the following communication:

To the Speaker of the House of Representatives:

SIR—On behalf of the clergy of the city of Lansing, who have conducted the religious exercises, in response to the invitation to the branch of the Legislature over which you preside, I desire to express our most sincere appreciation of the very kind regard you have shown us personally.

We are more especially glad to know that our common and holy religion is publicly and distinctly recognized by those who legislate for the commonwealth in which we are privileged to reside.

We also beg the privilege of thanking you for the very liberal donation you have seen fit to bestow upon us, being the amount of one hundred and twenty-six dollars.

L. B. POTTER.

Lansing, March 18, 1865.

Mr. Green moved that the House adjourn until Monday morning at 7 o'clock;

Which was not agreed to.

Mr. Swift offered the following:

Resolved, That the Honorable Speaker be respectfully invited to give a valedictory address to this House on this occasion;

Which was adopted.

In response to the resolution, the Speaker addressed the House as follows:

Gentlemen of the House:

That period of our session has arrived when our labors are about to terminate, and I should be doing violence to my own feelings and great injustice to you, if I failed to express to you those emotions of the heart which have been called up by those expressions of approval of my course, as your presiding officer, as set forth in the resolution which you have recently adopted. I entered upon the discharge of the duties assigned me embarrassed by feelings of distrust in my own ability to discharge the responsibilities of the position with satisfaction to you or credit to myself. I have ever been actuated by a determination to be unbiased by political or personal prejudice, and to observe the strictest impartiality, and conduct your deliberations in such a manner as would best facilitate the dispatch of business, consistent with safety and good order.

If I have erred in the discharge of my duties, (and it is human to err,) I assure you it has been from the fault of the judgment, and not from the intent of the heart; and if I have wounded the feelings of any one, I can say with all sincerity it has been without intention or design.

If I have been successful—if my efforts to meet worthily the

responsibilities of my position, have deserved the approbation you have been pleased to make, I am indebted to the aid of my efficient Clerk for his kind and cordial manner, and the interest he has ever manifested in the dispatch of business. And whatever success I may have attained, I am largely indebted to him and to you, gentlemen, for your cordial support and kind cooperation. To me these relations have been peculiarly pleasant, and I shall look back through every vicissitude of life with pleasure to the associations I have here formed. But these relations are about to be dissolved; after a long and arduous session our labors are ended. The result is before you, and as you return to your homes I hope and trust you will receive the welcome plaudit of a faithful servant from your several constituencies for the manner you have advocated and represented their interests here. A few weeks since we met here as strangers; our acquaintance has become pleasant and cordial. To-day we part; those friendly relations are about to be dissolved, and we called upon to enter upon new scenes and new duties. In conclusion, gentlemen, receive my heartfelt thanks for the urbanity, kindness and courtesy which I have at all times officially and personally received from the members and officers of this House, and if I should ever after meet you, here or elsewhere, I shall meet you with an open hand and a warm heart. That you may each one of you have a safe and speedy journey to your homes, and meet your families and friends in health, and be blest with the best of Heaven's blessings, is the heartfelt wish of him you have honored by your distinguished favor, and who is now called upon to extend to you the hand of fellowship and bid you a sad farewell.

On motion of Mr. Woodman,

The House adjourned until Monday morning at 7 o'clock.

Lansing, Monday, March 20, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Prayer by Rev. Mr. Potter.

Roll called: quorum present.

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, March 18, 1865. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State, the following, to wit:

An act to accept a grant of land by act of Congress, to aid in the construction of the ship canal and harbor at the head of Portage Lake, to connect with Lake Superior, and to provide for the construction of the same;

Also,

Joint resolution for the relief of David W. Noyes, Loren Andrews, Unn Miller and Hiram W. Miller, heirs at law of Joseph Miller, deceased;

Also,

An act to provide for vacating incorporated villages in certain cases;

Also,

An act to organize Union school district number one, of the township of Spaulding, in the county of Saginaw, and to authorize said district to borrow money;

Also,

An act to amend section 6, of act 216, of session laws of 1861, being an act to provide for the drainage of swamps, marshes, and other low lands;

Also,

An act to amend section 3 of an act entitled an act to provide for the collection of State and county taxes, in the city of Detroit, approved March 20, 1863;

Also,

An act appropriating certain highway taxes for the improvement of a road in the counties of Eaton, Ionia and Clinton;

Also,

An act for the construction of a State road from the west terminus of the St. Louis and geographical center of Montcalm county State road, to the southwest corner of township number 11 north, of range number 13 west, on the Grand Rapids and Big Rapids State road;

Also,

An act to provide an additional sum for the payment of members and officers of the Legislature for the year 1865;

Also,

An act to change the name of the village of Pine River, in the county of Gratiot, to St. Louis;

Also,

An act to amend an act entitled an act to incorporate the village of Mackinac, approved March 25th, 1848, and numbered 108, and to add certain new sections thereto;

Also,

An act to organize union school district of the city of Saginaw;

Also,

An act to change the name of George Washington Merrill;

Also,

An act to apportion anew the Representatives among the several counties and districts of this State;

Also,

An act to amend section six, of chapter twenty-four, the same being section eleven hundred and three, of the compiled laws, relative to the repair and construction of bridges;

Also,

An act to enable the Jackson, Lansing and Saginaw railroad company, or any other railroad company, to make certain contracts, and to acquire certain rights now held by the Amboy, Lansing and Traverse Bay railroad company;

Also,

An act to amend act No. 262, of the session laws of 1859, approved Feb. 15, 1859, relative to insurance companies;

Also,

An act to amend "an act to incorporate the city of Pontiac," approved March 15, 1861, and to add certain sections thereto;

Also,

An act to lay out and construct a State road, to be known as the Huron City and Bad Ax State road;

Also,

An act to authorize the Monroe and Flat Rock Plank Road Company to vacate and abandon a portion of their road;

Also,

An act to change the time of holding the election for prosecuting attorney in the Upper Peninsula;

Also,

An act to detach certain territory from the county of Grand Traverse, and attach the same to the county of Antrim;

Also,

Joint resolution to authorize the Commissioner of the State Land Office to deed certain lands to Marie E. Linneman;

Also,

An act to amend section 27, of chapter No. 108, of the compiled laws;

Also,

An act granting forty acres of swamp land to John Mauren, of Clinton county, Michigan, and authorizing the Commissioner of the Land Office to issue deed;

Also,

An act to authorize school district No. 1, of the township of Portsmouth, in the county of Bay, to issue bonds;

Also,

An act to authorize any of the towns or municipalities in the counties of Oakland, Livingston, Wayne, Monroe and Washtenaw, to pledge their credit to aid in the construction of a railroad from the village of Holly, in the county of Oakland, to the city of Monroe, in the county of Monroe;

Also,

An act to legalize the action of the annual school meeting, school district No. 1, of Portage township, in Houghton county, for the years 1863 and 1864;

Also,

An act to provide for the incorporation of Presbyterian churches,

Also,

An act to provide for the construction of certain drains and ditches in the county of St. Clair, and making an appropriation of swamp lands to aid in the construction of the same;

Also,

An act to provide for the laying out and constructing a State road from the head of White Lake, in Muskegon county, to Big Rapids, in Mecosta county;

Also,

An act to provide for laying out a State road from the village of Lowell, in the county of Kent, to the village of Hastings, in the county of Barry;

Also,

An act to amend section No. 87, of act No. 16, of the session laws of the year 1862, entitled an act for the reorganization of the military forces of the State of Michigan;

Also,

An act to authorize any of the townships and cities of the counties of St. Clair, Lapeer, Genesee and Shiawassee, to pledge their credit in aid of the construction of a railroad from Port Huron to some point on the line of the Detroit and Milwaukee railroad, in Shiawassee county;

Also,

An act to provide for the sale of certain swamp lands licensed under act No. 229, of the session laws of 1859, and acts amendatory thereto;

Also,

An act to authorize the Governor to appoint a commissioner

on that part of the Forestville and East Saginaw State road, situate in the counties of Tuscola and Saginaw.

HENRY H. CRAPO.

The message was laid on the table.

MESSAGE FROM THE SENATE

The Speaker announced the following:

SENATE CHAMBER,
Lansing, March 20, 1865. }

To the Speaker of the House of Representatives:

SIR—I am instructed by the Senate to transmit to the House the following concurrent resolution:

Resolved, (the House concurring,) That the Secretary of State is hereby authorized to publish two thousand copies of Governor Crapo's inaugural message in the German language, at a cost not to exceed two hundred dollars in full for translation and printing, and that the same be circulated in this State, and in foreign countries, in the discretion of the Secretary of State and Governor, at a cost of postage not exceeding thirty dollars;

Which has passed the Senate by a majority vote of all the Senators elect, and in which the concurrence of the House is respectfully asked.

Very respectfully,

THOS. H. GLENN,
Secretary of the Senate.

On motion of Mr. Monroe,

The House concurred in the adoption of the resolution.

Mr. Haynes offered the following:

Resolved, That the thanks of this House be and are hereby tendered to the citizens of Lansing for their many acts of kindness to us during our pleasant sojourn in their city; and that we deem it our duty to express our high appreciation of their acts of friendship, and also our wish for their continued happiness and prosperity;

Which was adopted.

Mr. Woodman offered the following:

Resolved, That the thanks of this House are justly merited, and are hereby tendered to the Engrossing and Enrolling Clerk, and his able assistant, for the prompt, accurate and business-like manner in which they have performed their duties, as well as their courtesy and kindness towards the members and officers of this House;

Which was adopted.

Mr. Brockway moved that a committee of two be appointed to wait upon the Senate and inform that body that the House has concluded its labors, and is now ready to adjourn;

Which motion prevailed.

The Speaker appointed Messrs. Brockway and Chipman as such committee.

The Sergeant-at-Arms announced a committee from the Senate.

The committee reported that they had been appointed by the Senate to inform the House that the Senate has concluded its labors, and is now ready to adjourn.

The committee appointed by the House to wait upon the Senate and inform that body that the House has concluded its labors, and is now ready to adjourn, reported that they had performed the duty assigned them.

On motion of Mr. Warner,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Tuesday, March 21, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Roll called: not a quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following bills and joint resolutions:

A bill for creating and forming the thirteenth judicial district;

Also,

A bill to aid in the construction of the East Saginaw and Junction State road, and apply certain non-resident highway taxes thereon;

Also,

A bill to provide for the incorporation of Reformed Protestant Dutch churches;

Also,

A bill to vacate the present village plat of the village of Hubbardston, in the county of Ionia, and to legalize and establish a new plat therefor;

Also,

A bill to authorize the formation of corporations for literary and scientific purposes ;

Also,

A bill to detach certain sections from the township of White Rock, and attach the same to the township of Rock, in the county of Huron, and to change the names of said townships;

Also,

A bill appropriating certain highway taxes for the improvement of a road leading from Corunna, in the county of Shiawassee, to Saginaw City, in the county of Saginaw;

Also,

A bill to legalize the action of certain towns in Cass county in paying bounties to volunteers;

Also,

A bill to provide for the improvement of that portion of the Port Huron, Bay City and Clinton State road which lies between Bay City and Midland City;

Also,

A bill to improve the manufacture of salt in Bay county;

Also,

A bill to incorporate the village of Marine, in the county of St. Clair, and to define the boundaries thereof;

Also,

A bill to appropriate swamp lands to the county of Monroe, for the purpose of draining swamp, marsh and other low lands;

Also,

Joint resolution authorizing and directing the Auditor General to credit the county of Marquette with certain sums, upon the books of his office, and to charge the county of Menominee therewith;

Also,

A bill to amend section 1, of act No. 136, of the laws of 1863, being "an act to authorize the Auditor General to refund money paid for taxes and on tax sales, in certain cases," approved March 18, 1863;

Also,

A bill appropriating certain non-resident highway taxes for the years 1864, 1865 and 1866, of the township of Sciota, in the county of Shiawassee, to build a bridge across the Looking Glass river, in said township;

Also,

A bill to provide for the drainage and reclamation of swamp land, by means of the improvement of the Lamont and Zealand State road, in Ottawa county;

Also,

A bill to provide for the completion of the Capac and Clyde State road, in the county of St. Clair;

Also,

A bill to regulate the tolls on plank roads in Bay and Saginaw counties;

Also,

A bill to provide for the incorporation of associations engaged in the publication of newspapers, periodicals, books and other matter;

Also,

A bill to legalize the tax roll of the township of Hampton, for the year 1864;

Also,

A bill to provide for the drainage and reclamation of swamp

lands, at the head waters of Rogue river, in the counties of Kent and Newaygo;

Also,

A bill to authorize a war bounty loan;

Also,

A bill to repeal section 3, and amend section 4, of act No. 49, of the session laws of 1864, entitled "An act to authorize the several townships in the counties of Livingston, Oakland, Washtenaw and Wayne to pledge their credit, and the county of Livingston to raise by tax, or borrow money, to aid in the construction of a railroad from some point near the city of Detroit, to Howell, in the county of Livingston," approved February 5, 1864;

Also,

Joint resolution asking the government of the United States for an appropriation of money for the improvement of the harbor of White River, in Muskegon county, and also for the building of a light-house at the same place;

Also,

A bill to appropriate the highway taxes upon certain lands of non-residents in the townships of Orange, Sebewa and Danby, in the county of Ionia, for the purpose of improving the Grand River turnpike, in said townships;

Also,

A bill to amend section 5, of chapter 141, of the compiled laws, and the act amendatory thereof, approved March 7th, 1863, and to amend section 12, of said chapter;

Also,

A bill to authorize the board of supervisors of certain counties to determine the amount of salary to be paid to judges of probate;

Also,

A bill to prevent the killing of muskrats during certain seasons of the year, in the counties of Saginaw and Bay.

JOHN LANDON, *Chairman.*

Report accepted.

A bill to appropriate swamp lands to the county of Monroe for the purpose of draining swamp, marsh and other low lands

Also,

Joint resolution authorizing and directing the Auditor General to credit the county of Marquette with certain sums, upon the books of his office, and to charge the county of Menominee therewith;

Also,

A bill to amend section 1, of act No. 136, of the laws of 1863, being "an act to authorize the Auditor General to refund money paid for taxes and on tax sales, in certain cases," approved March 18, 1863;

Also,

A bill appropriating certain non-resident highway taxes for the years 1864, 1865 and 1866, of the township of Sciota, in the county of Shiawassee, to build a bridge across the Looking Glass river, in said township;

Also,

A bill to provide for the drainage and reclamation of swamp land, by means of the improvement of the Lamont and Zealand State road, in Ottawa county;

Also,

A bill to provide for the completion of the Capac and Clyde State road, in the county of St. Clair;

Also,

A bill to regulate the tolls on plank roads in Bay and Saginaw counties;

Also,

A bill to provide for the incorporation of associations engaged in the publication of newspapers, periodicals, books and other matter;

Also,

A bill to legalize the tax roll of the township of Hampton, for the year 1864;

Also,

A bill to provide for the drainage and reclamation of swamp

lands, at the head waters of Rogue river, in the counties of Kent and Newaygo;

Also,

A bill to authorize a war bounty loan;

Also,

A bill to repeal section 3, and amend section 4, of act No. 49, of the session laws of 1864, entitled "An act to authorize the several townships in the counties of Livingston, Oakland, Washtenaw and Wayne to pledge their credit, and the county of Livingston to raise by tax, or borrow money, to aid in the construction of a railroad from some point near the city of Detroit, to Howell, in the county of Livingston," approved February 5, 1864;

Also,

Joint resolution asking the government of the United States for an appropriation of money for the improvement of the harbor of White River, in Muskegon county, and also for the building of a light-house at the same place;

Also,

A bill to appropriate the highway taxes upon certain lands of non-residents in the townships of Orange, Sebewa and Danby, in the county of Ionia, for the purpose of improving the Grand River turnpike, in said townships;

Also,

A bill to amend section 5, of chapter 141, of the compiled laws, and the act amendatory thereof, approved March 7th, 1863, and to amend section 12, of said chapter;

Also,

A bill to authorize the board of supervisors of certain counties to determine the amount of salary to be paid to judges of probate;

Also,

A bill to prevent the killing of muskrats during certain seasons of the year, in the counties of Saginaw and Bay.

JOHN LANDON, *Chairman.*

Report accepted.

On motion of Mr. Warner,

The House adjourned until to-morrow morning at 9 o'clock.

Lansing, Wednesday, March 22, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Roll called: not a quorum present.

REPORTS OF STANDING COMMITTEES.

By the committee on engrossment and enrollment:

The committee on engrossment and enrollment report as correctly enrolled, signed and presented to the Governor, the following bills and joint resolutions:

A bill to provide for the collection of taxes in the city of Monroe;

Also,

A bill to amend an act entitled an act relative to laying out, altering and discontinuing highways, being act No. 163, of session laws of 1861;

Also,

A bill to provide for the drainage and reclamation of swamp lands by means of a State road and ditches, from Bridgton, in the county of Newaygo, to Blodgett's mills, in the county of Osceola;

Also,

A bill granting swamp lands to the county of Shiawassee, to aid in cutting drains through a certain swamp in said county;

Also,

A bill to establish the name of Julia Adell Saxton;

Also,

A bill to amend an act entitled an act to amend section 4 of an act entitled an act to provide for the drainage and reclamation of swamp lands, in township 6 north, of range 14 and 15 west, and to aid the township of Holland in the improvement of the harbor at the mouth of North Black River, in said township, approved January 29, 1863;

Also,

A bill to amend section 1 of an act entitled an act to lay out and construct a road, to be known as the White Rock and Bingham State road, approved February 5, 1864;

Also,

A bill to change the name of Spencer Wetherby to Spencer Ward;

Also,

A bill to authorize the several townships in the counties of Ingham, Clinton, Eaton and Ionia, to pledge their credit, and the county of Ionia to raise by tax, or borrow money, to aid in the construction of a railroad from the village of Ionia, in Ionia county, to the city of Lansing, in Ingham county;

Also,

A bill to authorize certain townships in the State of Michigan to raise money by tax, to refund advances made for bounty purposes;

Also,

A bill to change the name of the Congregational Society of Southfield, to First Presbyterian Society of Southfield;

Also,

A bill to amend section 823 of the compiled laws, the same being section 49, of chapter 17, of the revised statutes of 1846, entitled an act, to provide for assessing property at its true value, and for levying and collecting taxes thereon;

Also,

A bill to amend an act entitled an act to provide for the drainage and reclamation of swamp lands by means of State roads and ditches, approved March 15, 1861;

Also,

A bill to fix the term of office and confirm the powers of the Board of Control of railroads;

Also,

A bill to authorize any of the towns of the counties of Otonagon, Houghton and Keweenaw, to pledge their credit to aid in

the construction of any railroad or State swamp land road that may pass through said counties;

Also,

A bill to amend section 250, of chapter 93, of the compiled laws, relative to justices' dockets;

Also,

A bill to amend section 1, of act 45, of the session laws of 1864, the same being an act to provide for the drainage and reclamation of swamp lands by means of a State road and ditches, in Sanilac and Huron counties;

Also,

A bill to provide for assessing property in certain cases, at any time between the first days of May and October in each year, and for the more speedy collection of taxes in certain cases;

Also,

A bill to provide for the drainage and reclamation of swamp lands, by means of a road, to be known as the Courtland and Muskegon River State road;

Also,

A bill to declare certain abstracts of the records of the county of Kent public records;

Also,

A bill to amend an act entitled an act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State;

Also,

A bill to repeal the charter of the Royal Oak and Rochester Plank Road Company;

Also,

A bill entitled an act to amend an act to authorize Julia A. Grougan to assign a certain land certificate, approved March 20, 1850;

Also,

A bill to provide for the drainage and reclamation of swamp lands, by shortening the course and lowering the bed of Bell

river, as it passes through sections 33 and 34, in the township of Imlay, Lapeer county;

Also,

A bill to protect fish and preserve the fisheries of this State;

Also,

A bill respecting the estates of non-resident wards;

Also,

A bill to amend section sixteen of an act to organize the Michigan Asylum for the Insane, and more effectually to provide for the care, maintenance and recovery of the insane; also to amend section 24 of said act, as amended by act No. 120, of the session laws of 1861; and also to add 3 new sections thereto to stand as sections 44, 45 and 46;

Also,

A bill to authorize the Governor to appoint a commissioner for a certain State road;

Also,

A bill to provide for the drainage and reclamation of swamp lands by means of a road, to be known as the further extension of the Mineral Range State road, in the county of Ontonagon, and to provide for the construction of the same;

Also,

A bill making appropriations for the salaries of the State officers, for the years 1865 and 1866;

Also,

A bill to authorize any of the cities and townships in the counties of Ingham, Eaton and Calhoun, to pledge their credit to aid in the construction of a railroad from Lansing to Battle Creek;

Also,

A bill to provide for the drainage and reclamation of swamp lands by means of a road, to be known as the Cass river and Bay City State road;

Also,

A bill to legalize the action of the electors of the township of Flint, in the county of Genesee, for the purpose of raising

bounties to fill the quota of said township, under the last call of the President for troops;

Also,

Joint resolution on the State of the Union;

Also,

Joint resolution relative to the distribution of the laws, journals and documents of the session of the Legislature of the year A. D. 1865;

Also,

Joint resolution in relation to the sale of the compiled laws by county treasurers;

Also,

Joint resolution asking Congress for a donation of lands for the construction of a telegraph line between some point on the Saginaw river to the Sault Ste. Marie, in the State of Michigan;

Also,

Joint resolution for the location and establishment of a naval station and dock-yard within the State of Michigan;

Also,

Joint resolution for the relief of Carlos B. Plumb;

Also,

A bill to provide a tax for the expenses of the State government;

Also,

A bill to amend an act entitled an act to provide means for the redemption of the bonds of the State maturing January 1st, 1863, approved March 11th, 1861, and the act amendatory thereto, approved March 18th, 1863;

Also,

A bill to provide for the laying out and establishing a State road from Ferrysburg, in Ottawa county, to the mouth of Black Creek, in the county of Muskegon, and to appropriate swamp land to aid in the construction thereof;

Also,

A bill to authorize the several townships in the counties of Kalamazoo, Van Buren, Allegan, Kent and Ottawa, to aid in

extending the Schoolcraft and Three Rivers railroad from Schoolcraft to Allegan, and to some point on Grand River;

Also,

A bill to amend an act entitled "an act to provide for the incorporation of associations for the publication of periodicals, newspapers, books, tracts, documents and other publications;

Also,

A bill to amend section seventeen, of chapter six, of the compiled laws, relative to the holding of general and special elections;

Also,

A bill to amend certain sections of an act entitled an act to repeal chapter 175, of the revised statutes of 1846, and the amendments thereto, and provide for the collection of demands against water-craft, approved February 5th, 1864;

Also,

A bill to encourage the erection and support of water-power manufactories;

Also,

Joint resolution relating to the unsafe condition of the Wau-gooshance light-house, in the Straits of Michilimackinac;

Also,

Joint resolution to authorize the Auditor General to cancel all sales for the county of Wayne, in the year 1862, and to re-advertise and re-offer the same for sale, and to authorize him to pay of certain moneys to the publishers of the Detroit Advertiser and Tribune;

Also,

A bill to provide for the payment of the interest on the State debt;

Also,

A bill to repeal an act entitled an act to provide for the payment of unliquidated swamp land road contracts, approved March 20, 1863;

Also,

A bill to amend an act entitled an act to revise the charter

of the city of Detroit, approved Feb. 5, 1837, as amended by the several acts amendatory thereof;

Also,

A bill to change the name of Lake City, in Bay county, Wenona;

Also,

A bill to authorize the commissioners of highways to establish water-courses and locate ditches in certain cases, and to repeal act No. 257, of the laws of 1859, and act No. 241, of the laws of 1861;

Also,

A bill to authorize the Commissioner of the State Land Office to convey certain lands to Cynthia Joslin;

Also,

A bill granting swamp lands to the county of Newaygo, to aid in the construction of a bridge across the Muskegon river, in the township of Bridgton, in said county;

Also,

A bill to amend an act entitled "an act disposing of certain grants of land made to the State of Michigan for railroad purposes, by act of Congress, approved June 3, 1856, approved July 14, 1857.

JOHN LANDON, *Chairman*.

Report accepted.

On motion of Mr. Landon,

The House adjourned until to-morrow morning at 11½ o'clock.

Lansing, Thursday, March 23, 1865.

The House met, pursuant to adjournment, and was called to order by the Speaker.

Roll called: not a quorum present.

MESSAGE FROM THE GOVERNOR.

The Speaker announced the following:

EXECUTIVE OFFICE,
Lansing, March 21, 1865. }

To the House of Representatives:

I have this day approved, signed and deposited in the office of the Secretary of State, the following, to wit:

An act to authorize the board of supervisors of certain counties to determine the amount of salary to be paid to judges of probate;

Also,

An act to amend sections 5 and 12, of chapter 141, of the compiled laws, and the act amendatory thereof, approved March 7, 1863;

Also,

Joint resolution asking the government of the United States for an appropriation of money for the improvement of the harbor of White River, in Muskegon county, and also for the building of a light-house at the same place;

Also,

An act to prevent the killing of muskrats during certain seasons of the year, in the counties of Saginaw and Bay;

Also,

An act appropriating certain non-resident highway taxes for the years 1864, 1865 and 1866, of the township of Sciota, in the county of Shiawassee, to build a bridge across the Looking Glass River, in said township;

Also,

An act to authorize a war bounty loan;

Also,

An act to incorporate the village of Marine, in the county of St. Clair, and to define the boundaries thereof;

Also,

An act to appropriate the highway taxes upon certain lands of non-residents in the townships of Orange, Sebewa and Danby, in the county of Ionia, for the purpose of improving the Grand river turnpike, in said townships;

Also,

A bill to amend section 1, of act No. 136, of the laws of 1863, being "an act to authorize the Auditor General to refund money paid for taxes and on tax sales, in certain cases," approved March 18, 1863;

Also,

An act to provide for the incorporation of associations engaged in the publication of newspapers, periodicals, books and other matter;

Also,

An act to legalize the tax roll of the township of Hampton;

Also,

An act to regulate the tolls on plank roads in Bay, Clinton, Gratiot and Saginaw counties;

Also,

An act to appropriate swamp lands to the county of Monroe, for the purpose of draining swamp, marsh and other low lands,

Also,

An act to repeal section three, and to amend section four of act number forty-nine of the session laws of 1864, entitled "an act to authorize the several townships in the counties of Livingston, Oakland, Washtenaw and Wayne, to pledge their credit, and the county of Livingston to raise by tax, or borrow money to aid in the construction of a railroad from some point near the city of Detroit, to Howell, in the county of Livingston," approved February 5th, 1864;

Also,

An act to encourage the erection and support of water-power manufactories;

Also,

Joint resolution authorizing and directing the Auditor Gen-

eral to credit the county of Marquette with certain sums upon the books of his office, and to charge the county of Menominee therewith;

Also,

An act to amend section 13 of an act entitled an act relative to laying out, altering and discontinuing highways, being act No. 163, of the session laws of 1861;

Also,

An act to authorize the townships in the counties of Kalamazoo, Van Buren, Allegan, Kent and Ottawa to aid in extending the Schoolcraft and Three Rivers railroad from Schoolcraft to Allegan and to Grand River;

Also,

An act making appropriations for the salaries of the State-officers, for the years 1865 and 1866;

Also,

An act to incorporate the city of Bay City;

Also,

An act to amend section 250, of chapter 117, of the compiled laws, relative to justices' dockets;

Also,

An act to amend an act entitled an act to provide means for the redemption of the bonds of the State maturing January 1st, 1863, approved March 11th, 1861, and the act amendatory thereto, approved March 18th, 1863;

Also,

An act to authorize any of the towns of the counties of Ontonagon, Houghton and Keweenaw, to pledge their credit to aid in the construction of any railroad or State swamp land road that may pass through said counties;

Also,

An act to authorize any of the cities and townships in the counties of Ingham, Eaton and Calhoun, to pledge their credit to aid in the construction of a railroad from Lansing to Battle Creek;

Also,

Joint resolution in relation to the sale of the **compiled laws** by county treasurers;

Also,

An act to provide for the payment of the **interest on the** State debt;

Also,

An act respecting the estates of non-resident **wards**;

Also,

An act to provide for the collection of taxes **in the city of** Monroe;

Also,

An act to declare certain abstracts of the **records of the** county of Kent, public records;

Also,

An act to amend an act entitled an act to authorize **Julia A. Grougan** to assign a certain land certificate, approved **March 20, 1850**;

Also,

An act to amend an act entitled "an act to provide for the incorporation of associations for the publication of **periodicals, newspapers, books, tracts, documents and other publications**;

Also,

An act to fix the term of office and confirm the **powers of the** Board of Control of Railroads;

Also,

An act to change the name of the congregational **society of** Southfield, to first presbyterian society of Southfield;

Also,

An act to change the name of Spencer Wetherby to **Spencer Ward**;

Also,

Joint resolution relative to the distribution of the **laws, journals and documents of the session of the Legislature of the year** A. D. 1865;

Also,

Joint resolution for the relief of Carlos B. Plumb;

Also,

Joint resolution to authorize the Auditor General to cancel all sales made at the annual tax sales for the county of Wayne, in the year 1863, and re-advertise and re-offer the same for sale, and to authorize him to pay certain moneys to the publishers of the Detroit Advertiser and Tribune;

Also,

An act to repeal an act entitled "an act to provide for the payment of unliquidated swamp land road contracts," approved March 20, 1863;

Also,

An act to amend section 828, of the compiled laws, the same being section 41, of chapter 17, of the compiled laws, entitled "an act to provide for assessing property at its true value, and for levying and collecting taxes thereon;"

Also,

An act to amend certain sections of an act entitled an act to repeal chapter 122, of the revised statutes of 1846, and the amendments thereto, and provide for the collection of demands against water craft, approved February 5th, 1864;

Also,

An act to authorize the several townships in the counties of Ingham, Clinton, Eaton and Ionia, to pledge their credit, to raise by tax, or borrow money, to aid in the construction of a railroad from the village of Ionia, in Ionia county, to the city of Lansing, in Ingham county;

Also,

An act to amend an act entitled "an act to revise the charter of the city of Detroit," approved February 5th, 1857, as amended by the several acts amendatory thereof;

Also,

An act to amend an act entitled "an act disposing of certain grants of land made to the State of Michigan for railroad purposes, by act of Congress, approved June 3, 1856," approved February 14, 1857;

Also,

An act to provide for assessing property in certain cases, any time between the first days of May and October, in each year, and for the more speedy collection of taxes in certain cases;

Also,

An act to amend an act entitled an act to provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State;

Also,

An act to authorize certain townships in the State of Michigan to raise money by tax to refund advances made for bounty purposes;

Also,

An act to authorize the Commissioner of the State Land Office to convey certain lands to Cynthia Joslin;

Also,

An act to establish the name of Julia Adell Saxton;

Also,

An act to provide a tax for the expenses of the State government;

Also,

An act to legalize the action of the electors of the township of Flint, in the county of Genesee, for the purpose of raising bounties to fill the quota of said township under the last call of the President for troops;

Also,

An act to amend an act entitled an act to amend section 4 of an act entitled an act to provide for the drainage and reclamation of swamp lands, in township 6 north, of range 14 and 15 west, and to aid the township of Holland in the improvement of the harbor at the mouth of North Black River, in said township, approved January 29, 1863;

Also,

Concurrent resolution;

Also,

Concurrent resolution;

Also,

Concurrent resolution;

Also,

Concurrent resolution;

Also,

Concurrent resolution;

Also,

Concurrent resolution;

Also,

An act to detach certain sections from the township of White Rock, and attach the same to the township of Rock, in the county of Huron, and to change the name of said townships;

Also,

An act for creating and forming the 18th judicial district;

Also,

An act to vacate the present village plat of the village of Hubbardston, in the county of Ionia, and to legalize and establish a new plat therefor;

Also,

An act to legalize the action of certain towns in Cass county, in paying bounties to volunteers;

Also,

An act to aid in the construction of the East Saginaw and Junction State road, and apply certain non-resident highway taxes thereon;

Also,

An act to authorize the formation of corporations for literary and scientific purposes;

Also,

An act to provide for the incorporation of Reformed Protestant Dutch churches;

Also,

An act appropriating certain highway taxes for the improve-

ment of a road leading from Corunna, in the county of Shiawassee, to Saginaw City, in the county of Saginaw;

Also,

An act to amend section 17, of chapter 6, of the compiled laws relative to the holding of general and special elections;

Also,

An act to repeal the charter of the Royal Oak and Rochester plank road company;

Also,

An act to change the name of Lake City, in Bay county, to Wenona;

Also,

An act to protect fish and to preserve the fisheries of this State;

Also,

An act to amend section 16 of an act to organize the Michigan Asylum for the Insane, and more effectually to provide for the care, maintenance and recovery of the insane; also, to amend section 24 of said act, as amended by act No. 120, of the session laws of 1861; and also, to add three new sections thereto, to stand as sections 44, 45 and 46;

Also,

An act to authorize the commissioners of highways to establish water-courses and locate ditches in certain cases, and to repeal act No. 257, of the laws of 1859, and act No. 241, of the laws of 1861;

Also,

Concurrent resolution;

Also,

Joint resolution relating to the unsafe condition of the Wascoehance light-house, in the Straits of Michilimaackinac;

Also,

Joint resolution for the location and establishment of a naval station and dockyard within the State of Michigan;

Also,

Joint resolution on the state of the Union;

Also,

Joint resolution asking Congress for a donation of lands for the construction of a telegraph line between some point on the Saginaw river, to the Sault Ste. Marie, in the State of Michigan;

Also,

An act to amend section one of an act entitled an act to lay out and construct a road to be known as the White Rock and Bingham State road, approved February 5th, 1864;

Also,

An act to provide for the drainage and reclamation of swamp lands, by shortening the course and lowering the bed of Bell river, as it passes through sections 33 and 34, in the township of Imlay, Lapeer county;

Also,

An act to provide for the drainage and reclamation of swamp lands by means of a State road, to be known as the Courtland and Muskegon River State road;

Also,

An act to provide for the drainage and reclamation of swamp land, by means of the improvement of the Lamont and Zealand State road, in Ottawa county;

Also,

An act to provide for the drainage and reclamation of swamp lands at the head waters of Rogue River, in the counties of Kent and Newaygo, by means of ditching and deepening the channel of said river;

Also,

An act to amend section 1, of act 45, of the session laws of 1864, the same being an act to provide for the drainage and reclamation of swamp land, by means of a State road and ditches, in Sanilac and Huron counties;

Also,

An act to provide for the laying out and establishing a State road from Ferrysburg, in Ottawa county, to the mouth of Black Creek, in the county of Muskegon, and to appropriate swamp land to aid in the construction thereof;

Also,

An act to amend an act entitle drainage and reclamation of swa roads and ditches," approved Mar

Also,

An act to authorize the Govern for a certain State road;

Also,

An act to provide for the drains lands by means of a road, to be k of the Mineral Range State road, and to provide for the constructio

Also,

An act granting swamp lands to aid in the construction of a bridge in the county of Newaygo;

Also,

An act granting swamp lands to aid in cutting drains through a ce

Also,

An act to provide for the comple State road, in the county of St. Cl

Also,

An act to provide for the drainag lands, by means of a road to be k Bay City State Road;

Also,

An act to provide for the drainag lands by means of a State read and the county of Newaygo, to Blodge Osceola,

Also,

An act to provide for the improve Port Huron, Bay City and Clinton St Bay City and Midland City,

1865.]

HOUSE OF REPRESENTATIVES.

2005

The message was laid on the table.

The hour of 12 o'clock noon having arrived, and there being no further business to be transacted, the Speaker declared the House adjourned *sine die*.

**HALL OF THE HOUSE
Lansing**

**I hereby certify the foregoing to be
of the proceedings of the House of E
islature of Michigan, for the year 18**

Clerk of the

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leave of, granted to Mr. Morton,

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Woodruff,

Woodward,

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Speaker,

ADJOURNMENT,

for three days,

resolution for final, March 23d, adopted, ..

ADJUTANT GENERAL,

John Robertson nominated and confirmed

AGRICULTURAL COLLEGE,

memorial of H. G. Wells in reference to, ..

resolution in reference to the President of, ..

committee to investigate charges against, ..

report of committee appointed to investigate, ..

communication from President of,

memorial of officers of State Agricultural School, ..

communication from Attorney General, in reference to, ..

lands of,

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report of committee of agriculture and education, ..

AITKEN, ROBERT P., of Genesee,

answered by name,

notice by, of bill to extend the time for the city and township of Flint,

bill to extend the time for the collection of township of Flint, introduced by,

petition of citizens of Genesee county presented by, ..

“ “ citizens of Forest presented by, ..

“ “ civil engineers of Genesee Co. presented by, ..

“ “ the town board of Benton presented by, ..

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introduced by Mr. Taylor, and referred,.....	181
reported and ref. to com. whole,.....	1433
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76. To prevent the swindling of personal service of the United States, and to punish the use of listments;
 introduced by Mr. Green, and reported and referred to com. whole discharged from passed,
 returned from Senate,
 reported enrolled,
 notice of approval,
77. Granting swamp lands to the counting drains through a certain swamp
 introduced by Mr. Phillips, and reported and ref. to com. whole reported and ordered to third passed,
78. To punish the recruiting of men for States;
 introduced by Mr. Green, and reported and referred to com. whole dis. from and ord. tabled,
 taken from table and recommitted reported and ordered to third passed,
 returned from Senate,
 reported enrolled,
 notice of approval,
79. Appropriating money for the purchase of School;
 introduced by Mr. Swift, and reported and ref. to com. whole reported and ordered to third referred to com. on judiciary,
 reported and ref. to com. whole, com. whole dis. from, and ord. tabled,
 passed,
 returned from Senate,
 reported enrolled,
 notice of approval,
80. For laying out and constructing the Massachusetts road, appropriating lands for the
 introduced by Mr. Wendell, and reported and referred to com. whole,
 com. whole discharged from, and reported and ref. to com. whole,
 reported and passed,
 returned from Senate,
 reported enrolled,
 notice of approval,
81. To amend an act entitled "an act to revise the laws of Detroit," approved March 5, 1857, and acts amendatory thereof;
 introduced by Mr. Bond, and reported and referred,
 reported and ref. to com. whole,
 com. whole discharged from, and reported and ref. to com. whole,
 reported and passed,
 returned from Senate,
 reported enrolled,
 notice of approval,

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82. To amend section 182, of chapter 42, of the compiled laws, as to disorderly persons;	
introduced by Mr. Bond, and referred,	208
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reported enrolled,	1171
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83. To legalize certain bonds issued by the city of Detroit, for the payment of bounties to volunteers;	
introduced by Mr. Bond, and referred,	208-9
reported and tabled,	1467-8
84. To amend section 3 of an act to provide for the collection of State and county taxes in the city of Detroit, approved March 20, 1863;	
introduced by Mr. Bond, and referred,	209
reported and ref. to com. whole,	1518-19
com. whole dis. from and ord. third reading,	1683
passed,	1698
returned from Senate,	1796
reported enrolled,	1907
notice of approval,	1979
85. To consolidate the towns of Oceana and Dalton, in Muskegon county, and to create three townships from the territory thereof;	
introduced by Mr. Carleton, and referred,	228
reported and ref. to com. whole,	349
reported and ordered to third reading,	615-16
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86. To legalize the action of the board of supervisors of Berrien county, in the year 1863, in issuing interest-bearing bonds to pay bounty to volunteers;	
introduced by Mr. Graham, and referred,	228
reported and tabled,	1467-8
87. To incorporate the Niles City Hydraulic Company;	
introduced by Mr. Bonine, and referred,	228
reported and tabled,	236
88. To provide for laying out and establishing a State road to be known as the Ovid and St. Charles State road, and appropriating certain swamp lands for constructing the same;	
introduced by Mr. Munger, and referred,	228-9
reported and referred to com. whole,	327
reported and ordered to third reading,	584-5
passed,	612
returned from Senate,	887
reported enrolled,	983
notice of approval,	1037
89. Granting the board of supervisors authority to enact laws prohibiting animals from running at large in the public highways;	
introduced by Mr. Landon, and referred,	229
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com. whole discharged from, and ordered to third reading,	1314
passed,	1402

90. To amend an act entitled "an act to amend the charter of the city of Saginaw," as introduced by Mr. Tay, reported and ref. to com. reported and ordered to be passed, returned from Senate, reported enrolled, notice of approval,
91. To legalize the tax roll of the city of Sanilac for the year 1864 collection of the taxes of said city introduced by Mr. Pack, reported and ref. to com. com. whole discharged from passed, returned from Senate, reported enrolled, notice of approval,
92. To authorize fractional school district of Sidney, Evergreen, Ferris and Montcalm, to issue bonds; reported by the com. on education com. whole discharged from passed, returned from Senate, reported enrolled, notice of approval,
93. To appoint a commissioner on the improvement of the road, in Ottawa county, and to improve the same; introduced by Mr. Luther, reported and ref. to com. w reported and ordered to be passed, returned from Senate, reported enrolled, notice of approval,
94. To amend section 3, of act No. 23, relating to an act authorizing the payment of money in the service of the United States introduced by Mr. Keeler, and
95. To continue in force the provisions of an act appropriating certain taxes for the support of the schools in the counties of Montcalm and Genesee passed February 15th, 1859, and to amend said act; introduced by Mr. Camburn, reported and ref. to com. whole reported and ordered to be passed, returned from Senate, reported enrolled, notice of approval,
96. To amend the charter of the city of Detroit introduced by Mr. Gies, and reported and ref. to com. whole considered in com. whole, reported and tabled,

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97. To amend the laws relative to supplying the city of Detroit with pure and wholesome water, and to provide for the completion and management of the Detroit water works;	
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reported and referred,.....	267
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recommitted,.....	1546
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98. To provide for the completion of the geological survey of the State;	
reported by the com. on geological survey, and ref. to com. whole,.....	248-9
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99. To amend section 12, of act No. 117, of the session laws of 1869, as amended by section 9, of act 107, of the session laws of 1861;	
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100. To amend section 587, of compiled laws, relative to the compensation, <i>per diem</i> , of certain township officers;	
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101. To provide for the construction of a State road from the forks of Cass river, to Bay City, in Bay county;	
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reported and ordered to third reading,.....	1635
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returned from Senate,.....	1919
reported enrolled,.....	1991
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102. To extend the time for the collection of taxes in the township of Seneca, in the county of Lenawee, for the year 1864;	
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103. To provide for the improvement of the navigation of the Saginaw river, and for the removal of the outer bar at the mouth thereof, and to authorize the county of Bay to loan money in aid thereof;	
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returned from Senate,.....	1139
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104. To amend section 2, of act No
entitled an act to provide for
taxes in the city of Detroit;
introduced by Mr. Dort, and
reported and ref. to com.
reported and ordered to third
passed,
returned from Senate,
reported enrolled,
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105. To aid in the construction of a s
Lac la Belle, in Keweenaw cou
introduced by Mr. McKernan
reported and tabled,
106. To authorize the board of super
draw certain swamp land mon
the L'Anse Bay and State line
introduced by Mr. McKernan
reported and ref. to com. w
reported and ordered to thi
passed,
returned from Senate,
reported enrolled,
vetoed,
the vote to pass reconsidered
taken from table and lost, ...
107. To legalize the action of the tow
county, in raising money by tax,
under the call of the President
1864;
introduced by Mr. Woodruff, and
reported and ref. to com. on
reported and tabled,
108. To amend an act entitled "an act
fishing with seines and every kind
of the State of Michigan;
introduced by Mr. Graham, and
reported and ref. to com. wh
reported and ordered to third
passed,
returned from Senate,
reported enrolled,
notice of approval,
109. To enable the township of Brady, in
bonds and certificates, issued to pay
introduced by Mr. Taylor, and
reported and tabled,
110. To enable the township of Chesaning,
to levy and collect taxes to pay its
sued to pay bounties;
introduced by Mr. Taylor, and
reported and tabled,
111. To extend the time for the collection
of Handy, in the county of Living
1864;
introduced by Mr. Colwell, and
reported and ordered to third re
passed,
returned from Senate,
reported enrolled,
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112. To amend section 6, of act No. 175, of the session laws of 1863;	
introduced by Mr. Utley, and referred,.....	278
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passed,.....	607
returned from Senate,.....	1013
reported enrolled,.....	1172
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113. To extend the time for the collection of taxes in the township of Warren, in the county of Macomb;	
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114. To amend an act entitled "an act to incorporate the city of Jackson," approved February 14, 1857;	
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reported and ref. to com. whole,.....	296
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115. To amend section 3657, of the compiled laws, relating to the commencement of action before justices of the peace;	
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116. To legalize the action of certain townships, cities and counties, in raising bounties for volunteers;	
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117. To provide for laying out and establishing a State road in Gratiot county;	
introduced by Mr. L. Smith, and referred,.....	308
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passed,.....	609
returned from Senate,.....	1065
reported enrolled,.....	1170
notice of approval,.....	1216

118. Changing the name of the town of Mecosta, to that of Big R
introduced by Mr. Utley,
reported and ref. to com.
reported and ordered to
passed,
returned from Senate, ...
reported enrolled,
notice of approval,
119. To provide for the assessment of
the township of Dayton, Tuscola
extension of time theretofore;
introduced by Mr. Lewis, a
reported and ref. to com. v
com. whole discharged from
passed,
returned from Senate,
reported enrolled,
notice of approval,
120. To extend the time for the collection
of the 4th wards, of the city of Grand
for the year 1864;
introduced by Mr. G. W. Allen
reported and ordered to third
passed,
returned from Senate,
reported enrolled,
notice of approval,
121. To amend an act entitled "an act
to amend the Detroit and Grand River
20, 1863;
introduced by Mr. Nixon, and
reported and ref. to com. who
reported and ordered to third
passed,
returned from Senate,
reported enrolled,
notice of approval,
122. To amend an act entitled "an act to
amend of a certain road in the county
approved March 19, 1863;
introduced by Mr. Nixon, and ref.
reported and ref. to com. whole,
reported and ordered to third reading
passed,
returned from Senate,
reported enrolled,
notice of approval,
123. To authorize the sheriffs of certain counties
sued by justices of the peace;
introduced by Mr. Maxwell, and ref.
reported and ref. to com. whole, ...
reported and ordered to third reading
passed,
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124. To provide for the drainage and reclamation of swamp lands by means of State roads in the counties of Mackinac, Chippewa, Schoolcraft and Marquette;	
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125. Relative to free schools in the city of Detroit;	
introduced by Mr. Chipman, and referred,	309
126. To provide for the levying and collecting of taxes for the maintenance of free schools in the city of Detroit;	
introduced by Mr. Chipman, and referred,	309
substitute reported for and ref. to com. whole,	664
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passed,	1241
returned from Senate,	1475-6
reported enrolled,	1754
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127. To amend section 3670, of compiled laws of 1857, in relation to justices' courts;	
introduced by Mr. Graham, and referred,	309
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recommitted,	1127
reported and ordered to third reading,	1302
passed,	1376
128. To legalize the action of the electors of the townships of Huron, Brownstown, Romulus, Monguagon and Taylor, in the county of Wayne, and to provide for raising by tax, on the taxable property of such townships respectively, such sums of money as shall be authorized to be raised by the electors thereof, at any general or special election duly and legally called in said townships respectively, for the purpose of voting upon the question of raising by tax the amount of principal and interest of the indebtedness incurred in filling their quotas of men in the call of the President, of July, A. D. 1864, for 500,000;	
introduced by Mr. Nowland, and referred,	309-10
reported and tabled,	1466-8
129. To organize the township of Sibley, in Keweenaw county;	
introduced by Mr. McKernan, and referred,	310
reported back, ref. com. whole,	332
reported and ordered to third reading,	1074-5
passed,	1118
returned from Senate,	1200
reported enrolled,	1212
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130. To organize the township of Clifton;	
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131. To organize the township of Lincoln;	
rep. by the com. on towns & counties, and ref. to com. whole, .	331
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132. To organize the township of
reported by the com. c
to com. whole, . . .
reported and ordered t
lost, . . .
133. To amend an act entitled "
bounties to volunteers in th
proved Feb. 5, 1864;
introduced by Mr. Gies,
reported and tabled, . . .
134. To authorize the township bo
in Wayne county, to raise m
sue of bonds to reimburse pe
bounties to fill the quota of
1864;
introduced by Mr. May, .
reported and tabled, . . .
135. To provide for the drainage an
means of State roads and di
introduced by Mr. L. Sm
reported and ref. to com
reported and ordered to
passed, . . .
returned from Senate, . . .
reported enrolled, . . .
notice of approval, . . .
136. To extend the time for the colle
Allegan, Allegan county;
introduced by Mr. White,
reported and order to thi
passed, . . .
returned from Senate, . . .
reported enrolled, . . .
notice of approval, . . .
137. To locate, establish and erect a l
Upper Peninsula;
introduced by Mr. O'Grady
reported and ref. to com. v
reported and recommitte
reported and tabled, . . .
138. Granting forty acres of swamp la
county, Michigan, and authori
State Land Office to issue deed;
introduced by Mr. Bartow, .
reported and ref. to com. w
reported and ordered to thi
passed, . . .
returned from Senate, . . .
reported enrolled, . . .
notice of approval, . . .
139. To amend an act entitled "an act
revised statutes of 1846, being
laws, entitled, of the fees of certa
an act numbered 235, and approv
introduced by Mr. Bond, and
reported and ref. to com. who
reported and enacting clause

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140. To amend an act entitled "an act to provide for the drainage and reclamation of swamp lands, by means of State roads and ditches, from Muir, in Ionia county, to the north line of Isabella county," approved Feb. 5, 1864;	
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141. To amend an act entitled "an act to authorize the township of Holland, and other townships in the counties of Ottawa and Allegan, to make loans and levy taxes for the improvement of the harbor at the mouth of North Black river, in Ottawa county;"	
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142. To incorporate the city of Salina;	
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143. To authorize the Detroit and Grand river plank road company to discontinue and abandon a portion of their road;	
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144. To extend the time for the collection of taxes in the township of Ecorse, in the county of Wayne;	
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145. To legalize the action of the authorities of the city of Ann Arbor, in issuing bonds or certificates of indebtedness, to aid in the erection of a suitable building for the use of the medical department of the University of Michigan, and to provide for the payment thereof;	
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146. To amend an act entitled "an act for the better protection of the public lands, and to punish cutting and carrying off the timber therefrom, approved April 12, 1857, and to extend the provisions of said act to private lands;	
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147. To amend an act to amend and revise the charter of the city of 10, 1859, and further to amend and revise the charter of the city of introduced by Mr. G. W. reported and ref. to com. reported and ordered to third reading, passed, returned from Senate, reported enrolled, notice of approval,
148. To change the name of the first church to the first presbyterian church reported by the com. on business to com. whole, reported and ordered to third reading, passed, returned from Senate, reported enrolled, notice of approval,
149. Providing for the service of garrisons partnerships or firms not incorporated in this State, who are not introduced by Mr. O'Grady, and reported and ref. to com. whole reported and ordered to third reading, passed,
150. To amend section 1468, in chapter 2, title 3, of chapter 2, title 3, statutes of 1838; introduced by Mr. Dort, and reported and ref. to com. whole reported and ordered to third reading, recommitted, reported and passed, returned from Senate, reported enrolled, notice of approval,
151. To amend an act amendatory of the statute relating to the Wesleyan Seminary, at Albion, and the State Institute, approved February 25, 1859, introduced by Mr. Brockway, and reported and ref. to com. whole, reported and ordered to third reading, passed, returned from Senate, reported enrolled, notice of approval,
152. Relative to the public schools of the city introduced by Mr. Clements, and reported and referred, reported and ordered to third reading, passed, returned from Senate, reported enrolled, notice of approval,
153. To provide for the incorporation of associations for the publication of periodicals, books and other literature introduced by Mr. Woodman, and reported and ref. to com. whole, reported and ordered to third reading,

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153. To provide for the incorporation of associations engaged in the publication of periodicals, books and other matter;	
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returned from Senate,	1928
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154. To amend section 6, of act 216, of the session laws of 1861, being an act to provide for the drainage of swamps, marshes, and other low lands;	
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reported and ref. to com. whole,	444
reported and ordered to third reading,	1124-7
passed,	1157
returned from Senate,	1792
reported enrolled,	1916
notice of approval,	1979
155. To extend the time for the collection of taxes in the 6th ward of the city of Detroit, Wayne county;	
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156. To amend an act entitled "an act disposing of certain grants of land made to the State of Michigan, for railroad purposes, by an act of Congress," approved June 3, 1856;	
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157. To extend the time for the collection of taxes in the township of Delhi, in the county of Ingham;	
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returned from Senate,	481
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158. To extend the time for the collection of taxes in the township of Thetford, in the county of Genesee, for the year A. D. 1864;	
int. by Mr. Thayer, rule suspended, and bill passed,	457
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reported enrolled,	491
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159. To appropriate the highway taxes upon certain lands of non-residents in the townships of Orange, Sebawa and Danby, in the county of Ionia, for the purpose of improving the Grand River turnpike in said townships;	
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reported enrolled,	1987
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160. To authorize Bay county to issue bonds in aid of the construction of the Midland and Bay City plank road;	
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160. To authorize Bay county to
tion of the Midland and Bay
taken from table and re-
returned from Senate, .
reported enrolled,
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161. To encourage the erection an
factories;
introduced by Mr. L. Sm
reported and ref. to com.
reported and ref. to com.
substitute reported for, a
lost, reconsidered and tal
taken from table and rec
reported and ordered to tl
passed,
returned from Senate,
reported enrolled,
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162. To authorize the First Baptist Ch
Jackson county, to convey certa
introduced by Mr. Woodwar
reported and ref. to com. wh
reported and ordered to thir
passed,
returned from Senate,
reported enrolled,
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163. Changing the boundary line betwee
and Napoleon, in the county of Jac
introduced by Mr. Woodward,
reported and tabled,
164. To amend an act entitled "an act to
of Port Huron," approved Feb. 15,
introduced by Mr. Miles, and r
reported and ref. to com. whole
com. whole discharged from, at
passed,
returned from Senate amended;
taken from table and re-transmi
returned from Senate and tabled
taken from table and Senate am
165. To provide for the drainage and reclar
means of a State road and ditches,
county, to Muskegon, in Muskegon o
Nunica and Muskegon State road;
introduced by Mr. Luther, and r
reported and ref. to com. whole,
reported and ordered to third rea
passed,
returned from Senate,
reported enrolled,
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166. To amend section 8 of an act entitled "
incorporation of villages," approved Fe
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reported and ref. to com. whole, . . .
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passed,
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166. To amend section 8 of an act entitled "an act to provide for the incorporation of villages," approved Feb. 17, 1867, as amended by act No. 12, approved March 17, 1863;	
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167. To extend the time for the collection of taxes in the township of Paris, in the county of Huron;	
introduced by Mr. Winsor, rules sus., and bill passed,	460
returned from Senate,	481
reported enrolled,	490
notice of approval,	492
168. To amend section 4 of an act entitled "an act to amend an act entitled an act to provide for the drainage and reclamation of swamp lands, in township 6 north, of range 14 and 15 west, and to aid the township of Holland in the improvement of the harbor at the mouth of North Black river, in said township," approved Jan. 29, 1863;	
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169. To provide for laying out and establishing a State road in the county of Van Buren, and to provide for the construction of the same;	
introduced by Mr. Woodman, and referred,	472
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170. To amend sections 3, 4 and 7, of act No. 210, of the session laws of 1863, entitled "an act to protect the owners of sheep from damage done by dogs;	
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171. To authorize the collection of certain moneys in the third ward of the city of Jackson, to repay advances made by John H. Emmons and William Tharp, for the purpose of paying bounties to volunteers;	
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172. In relation to tax titles, defining certain rights of the holders thereof;	
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173. To grant fifteen sections of State swamp lands to the county of Ontonagon, for the purpose of constructing a bridge across the Ontonagon river, near its mouth, at the village of Ontonagon;	
introduced by Mr. G. C. Jones, and referred,	473
reported and ref. to com. whole,	1768-9
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174. To lay out and establish a State road in the Upper Peninsula, to be known as the Winona and Franklin State road, and to provide for the construction of the same;	
introduced by Mr. G. C. Jones, and referred,	473
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174. To lay out and establish a St known as the Winona and for the construction of the reported and ordered passed,..... returned from Senate, reported enrolled,..... notice of approval,.....
175. To incorporate the village of introduced by Mr. Reed reported and ref. to com. whole discharged reported and ordered to passed,..... returned from Senate and taken from table, amend to com. on engrossment reported enrolled,..... notice of approval,.....
176. To authorize the township of Eagle to raise money, by tax or other of Eagle Harbor; introduced by Mr. McKerns reported and tabled,.....
177. To attach the county of Manitou certain judicial purposes; introduced by Mr. Dunlap, a reported and ref. to com. whole reported and ordered to this passed,..... returned from Senate,..... reported enrolled,..... notice of approval,.....
178. To amend section 5, of chapter 8, to revise the charter of the city of Detroit 1857; reported by the com. on banks to com. of whole,..... reported and tabled,.....
179. To amend an act entitled "an act East Saginaw," approved Feb. 15, 1861, entitled "an act to amend sections section 6, of title 4, and sections 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 38 and 40, of title 6, of the city of East Saginaw," approved Feb. 20, 1861; introduced by Mr. Yawkey, and reported and ref. to com. whole, com. whole dis. from, and ord. to passed,..... returned from Senate, reported enrolled,..... notice of approval,.....
180. Authorizing the boards of supervisors of the Upper Peninsula, to appoint commissioners in certain cases, in the office of the common roads in the Upper Peninsula; introduced by Mr. G. C. Jones, and reported and ref. to com. whole, reported and indefinitely postponed.

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181. To legalize the tax roll of the village of Lowell, in the county of Kent, for the years 1862, 1863 and 1864;	
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182. To amend sections 1, 13 and 20, of act No. 211, of the session laws of 1861, approved March 15, 1861, and being an act to incorporate the village of Lowell;	
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reported and ordered to third reading,.....	1202-4.
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183. To incorporate the village of White Pigeon;	
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reported and ordered to third reading,.....	809.
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returned from Senate,.....	1284-5.
reported enrolled,.....	1308.
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184. To provide for the incorporation of Masonic lodges;	
Introduced by Mr. Boies, and referred,.....	503.
reported and ref. to com. whole,.....	530.
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185. To organize the county of Lincoln;	
Introduced by Mr. Look, and referred,.....	503-4.
reported and indefinitely postponed,.....	1782-4.
186. To change the name of the village now known as Brunson Harbor, in Berrien county, Michigan, to Benton Harbor;	
Introduced by Mr. Woodruff, and referred,.....	504.
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187. To provide for the laying out of a State road from the village of Lowell, in the county of Kent, to the village of Hastings, in the county of Barry;	
Introduced by Mr. Seymour, and referred,.....	508.
reported and referred to com. whole,.....	534.
reported and ordered to third reading,.....	1159.
passed,.....	1194.
returned from Senate,.....	1477.
reported enrolled,.....	1907.
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188. Entitled "an act to amend section 5, and sections 55, 56, 57, and section 8, of title 10, of the Compiled Statutes of the Territory of Wisconsin, relating to the Rapids;"
- Introduced by Mr. G. W. Schars,
reported and referred to committee,
reported and ordered to third reading,
passed,
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notice of approval,
189. To amend section 80, act 32, of the Laws of 1859;
introduced by Mr. Schars,
reported and referred to committee,
reported and ordered to third reading,
passed,
returned from Senate,
reported enrolled,
notice of approval,
190. To amend an act entitled "an act to provide for the sale of real property at its true value, and for the purpose of the same," approved February 1, 1859, and the act thereto, approved February 14, 1859;
introduced by Mr. Schars,
reported and referred to committee,
reported and ordered to third reading,
passed,
returned from Senate,
reported enrolled,
notice of approval,
191. To authorize the counties of St. Charles, and the cities and towns of their credit to aid in the construction of the Huron to Owosso;
introduced by Mr. Keeney,
reported and referred to committee,
reported and recommitted,
reported and ordered to third reading,
passed,
returned from Senate,
reported enrolled,
notice of approval,
192. To amend act No. 231, of session 1859, relating to the improvement of a road in the Eastern part of the Territory;
introduced by Mr. Welch, and
reported and referred to committee,
reported and ordered to third reading,
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returned from Senate,
reported enrolled,
notice of approval,
193. Legalizing the action of certain townships of Fenton, Genesee county, in the sale of bonds, and authorizing the township to issue bonds for the same;
introduced by Mr. Van Vleet, and
substitute reported for, and ordered to third reading,
passed,
returned from Senate,
reported enrolled,
notice of approval,
194. To extend the time for building the railroad in the county of Van Buren, to some time;
introduced by Mr. Woodman, and
reported and referred to committee,
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194. To extend the time for building the railroad from Paw Paw, in the county of Van Buren, to some point on the Michigan Central railroad;	
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195. To provide for the payment of a uniform State bounty to men volunteering or drafted into the military or naval service of the United States;	
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196. For the encouragement of agriculture, manufactures and the mechanic arts;	
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197. To enlarge the boundaries of the village of Dowagiac;	
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198. To extend the time for the collection of taxes in the township of Erie, in the county of Macomb, for the year 1864;	
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199. To legalize the tax roll of the township of Fenton, in the county of Genesee, for the year 1864, and to extend the time for the collection of said taxes;	
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200. To organize union school district of the city of Saginaw;	
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201. To appropriate an additional half section of State swamp lands to the mile, on the Ithaca and St. Charles State road, in Gratiot and Saginaw counties;	
introduced by Mr. Taylor, and referred,	580
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202. To amend section 3, of chapter 17, of the compiled laws, being "an act to provide for the assessing of property at its true value, and for levying and collecting taxes thereon;	
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203. To authorize the legal voters of the counties of Macomb and St. Clair
 al law for the incorporation of
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 introduced by Mr. Hazen, an
 reported and ref. to com. who
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204. To define the boundaries and power
 No. 7, in the township of Silver C
 introduced by Mr. Copley, an
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205. To protect the owners of sheep from
 introduced by Mr. Mallary, an
 reported and tabled,
 taken from table and ref. to c
 com. whole dis. from, and on
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206. To organize the county of L'Anse;
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207. To extend the time for the collecti
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208. To amend section 17 of an act ent
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209. To legalize the tax roll of the town
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210. To annex certain unorganized town
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- 218.** To provide for the laying out and establishment of a road, and appropriating certain swamp land; introduced by Mr. Hazen, and referred to committee, whole, reported and ordered to third reading, passed, returned from Senate, reported enrolled, notice of approval,
- 219.** Regulating the rates of toll to be charged on boats, in the Upper Peninsula; introduced by Mr. G. C. Jones, and referred to committee, whole, reported and ordered to third reading, passed, returned from Senate and tabled,
- 220.** To provide for vacating incorporated villages; introduced by Mr. G. C. Jones, and referred to committee, whole, reported and ordered to third reading, passed, returned from Senate, reported enrolled, notice of approval,
- 221.** To amend section 3, of chapter 47, of the laws, by adding at the end of said chapter a new section, introduced by Mr. Van Fleet, and referred to committee, whole, reported and ordered to third reading, passed, returned from Senate and tabled,
- 222.** To amend section 38, chapter 17, being the laws relating to the percentage of bounty on soldiers, introduced by Mr. Warner, and referred to committee, whole, reported and tabled,
- 223.** To amend an act entitled an act to incorporate the city of Detroit, shall, approved Feb. 14, 1859, and the laws, introduced by Mr. McKay, and referred to committee, whole, reported and ordered to third reading, passed, returned from Senate, reported enrolled, notice of approval,
- 224.** To amend the act to provide for the payment of bounty on soldiers, introduced by Mr. Cobb, and referred to committee, whole, approved Feb. 4, 1865; reported and tabled,
- 225.** To extend the time for the collection of taxes on land in Port Austin, in Huron county; introduced by Mr. Winsor, and referred to committee, whole, reported and ordered to third reading, passed, returned from Senate, reported enrolled, notice of approval,

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236. To establish the Tittabawassee and Swetlow townships;
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237. To amend an act entitled "an act to provide for the reclamation of swamp lands by means of ditches," approved March 15, 1861;
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241. To provide for laying out a State road in the township of Cass;
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- 251.** To amend a joint resolution for t
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- 252.** To regulate the license and keepi
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- 253.** To attach certain territory to the
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- 254.** To provide for the laying out and
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- 255.** To amend an act entitled "an a
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- 256.** To amend an act entitled "an ac
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reported enrolled,	1906
notice of approval,	1985
267. To amend section 6 of an act entitled "an act to amend sections 3, 4, 6 and 12, of an act entitled an act authorizing the commissioners of highways of townships to establish water courses and locate ditches, in certain cases, approved February 18, 1859, and the act amendatory thereto, approved the 16th day of March, A. D. 1861;"	
introduced by Mr. Aitken, and referred,	706
reported and ref. to com. whole,	763-4
reported and ordered to third reading,	1336-9
passed,	1378
268. To enable the Jackson, Lansing and Saginaw railroad company to make certain contracts, and to acquire certain rights now held by the Amboy, Lansing and Traverse Bay railroad company;	
introduced by Mr. Taylor, and referred,	707
reported and ref. to com. whole,	730-1
reported and ordered to third reading,	1776
passed,	1802
returned from Senate,	1876
reported enrolled,	1905
notice of approval,	1980
269. To provide for the laying out and establishing a State road from the head of White Lake, in Muskegon county, to Corbin's mills, in Oceana county;	
introduced by Mr. Carleton, and referred,	707
reported and ref. to com. whole,	783
reported and ordered to third reading,	1338-9
passed,	1382
returned from Senate and tabled,	1653
270. To detach the county of Clare from the county of Isabella, and to attach the same for certain purposes, to the county of Mecosta;	
introduced by Mr. Utley, and referred,	707
reported and tabled,	919
271. To provide for the manner in which married women shall execute conveyances of their separate property;	
introduced by Mr. Griswold, and referred,	707
reported and ref. to com. whole,	1108-9
reported and ordered to third reading,	1778
tabled,	1812

- 272. To amend an act entitled "an act to authorize Julia A. Grougan to assign a certain land certificate;**
 introduced by Mr. Ball, and referred,..... 707
 reported and ref. to com. whole,..... 757
 reported and ordered to third reading,..... 1777-81
 passed,..... 1817
 returned from Senate,..... 1964
 reported enrolled,..... 1990
 notice of approval,..... 1998
- 273. To provide for the payment of a uniform compensation to all persons who shall hereafter be drafted and be mustered into the military service of the United States, from this State, under the present or any future call of the President of the United States, for troops during the present war;**
 introduced by Mr. Monroe, and referred,..... 707-8
 reported and tabled,..... 1471-2
- 274. To extend the time for the collection of taxes in the township of Holmes, in the county of Mackinac;**
 introduced by Mr. Wendell, and referred,..... 708
 reported and ordered to third reading,..... 764
 passed,..... 775
 returned from Senate,..... 794
 reported enrolled,..... 814
 notice of approval,..... 885
- 275. To amend an act entitled "an act to authorize the city of Saginaw to raise money to aid in the construction of the Amboy, Lansing and Traverse Bay railroad;**
 introduced by Mr. Taylor, and referred,..... 708
 reported and ref. to com. whole,..... 730
 reported and ordered to third reading,..... 1204-5
 passed,..... 1245-6
 returned from Senate,..... 1481
 reported enrolled,..... 1713
 notice of approval,..... 1788
- 276. To amend an act entitled "an act to provide for the formation of companies to construct plank roads," approved April 8, 1851;**
 introduced by Mr. Morton, and referred,..... 742
 substitute reported for, and ref. to com. whole,..... 764-5
 com. whole dis. from and or. to third reading,..... 1314
 passed,..... 1400
 returned from Senate,..... 1718
 reported enrolled,..... 1905
 notice of approval,..... 1981
- 277. To provide for the collection of taxes in the city of Monroe;**
 introduced by Mr. Morton, and referred,..... 744
 reported and ref. to com. whole,..... 1305
 reported and ordered to third reading,..... 1829-32
 passed,..... 1841
 returned from Senate,..... 1967
 reported enrolled,..... 1988
 notice of approval,..... 1998
- 278. To authorize the payment of State and county taxes to the county treasurer, in certain cases;**
 introduced by Mr. Mallary, and referred,..... 742
 reported and tabled,..... 1305

279. To amend section two of an act relating to the formation of corporations for manufacturing iron, copper, minerals, and for other manufactures, passed January 5th, 1853, being section introduced by Mr. Wells, reported and ref. to committee, whole dis. from a passed,
280. To amend section 2, of act relating to the salary of judges, introduced by Mr. Wells, reported and ref. to committee, reported with enactment clause tabled,
281. To amend "an act to incorporate the State Bank, approved March 15, 1861, and introduced by Mr. Wells, reported and ref. to committee, whole discharge passed,, returned from Senate, reported enrolled,, notice of approval,
282. To authorize the State Librarian to receive and file all public documents; introduced by Mr. Wells, reported and ref. to committee, reported and ordered passed,, returned from Senate, reported enrolled,, notice of approval,
283. To provide for the construction of a bridge over the county of St. Clair, and in the construction of the same, introduced by Mr. Wells, reported and ref. to committee, reported and ordered passed,, returned from Senate, reported enrolled,, notice of approval,
284. To amend section 3 of an act relating to the grant of lands for the construction of a railroad from Wilkins, to the Wisconsin line, the road bed;" introduced by Mr. Wells, reported and tabled,
285. To authorize the several cities of Clinton, Eaton and Ionia to raise by tax for the construction of a railroad from Ionia, to the city of Lansing, introduced by Mr. Wells, reported and ref. to committee, reported and ordered passed,, returned from Senate, reported enrolled,, notice of approval,

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286. To provide for the improvement of that portion of the Port Huron, Bay City and Clinton State road, which lies between Bay City and Midland;	
introduced by Mr. Maxwell, and referred,.....	773
reported and ref. to com. whole,.....	833
reported and ordered to third reading,.....	1337-9
passed,.....	1394
returned from Senate,.....	1930
reported enrolled,.....	1985
notice of approval,.....	2004
287. To amend section 10 of an act entitled an act for the protection of game in the State of Micaigan;	
introduced by Mr. Maxwell, and referred,.....	773
substitute reported for, and ref. to com. whole,.....	1176
reported and ordered to third reading,.....	1628-31
lost,.....	1689
288. To amend section 46, of chapter 101, of the revised statutes, relative to the sale of lands for the payment of debts, by executors, administrators and guardians;	
introduced by Mr. Ball, and referred,.....	773
substitute reported for, and ref. to com. whole,.....	1473
com. whole discharged from and ordered to third reading,.....	1798
passed,.....	1808
returned from Senate,.....	1968
reported enrolled,.....	1991
notice of approval,.....	1998
289. To vacate the present village plat of the village of Hubbards-ton, in the county of Ionia, and to legalize and establish a new plat therefor;	
reported by the com. on towns and counties, and referred to com. whole,.....	788
reported and ordered to third reading,.....	1620-22
passed,.....	1687
returned from Senate,.....	1918
reported enrolled,.....	1985
notice of approval,.....	2001
290. To detach certain territory from the county of Grand Traverse, and to attach the same to the county of Antrim;	
reported by the com. on towns and counties and referred to com. whole,.....	788
com. whole dis. from, and or. to third reading,.....	1314
passed,.....	1403
returned from Senate,.....	1792
reported enrolled,.....	1908
notice of approval,.....	1981
291. For the relief of fractional school district No. 9, in the townships of Scio and Webster, in the county of Washtenaw;	
introduced and referred,.....	795
reported and ref. to com. whole,.....	806
com. whole dis. from, and or. to third reading,.....	1068
passed,.....	1070
returned from Senate,.....	1436
reported enrolled,.....	1582
notice of approval,.....	1586
292. To provide for laying out and establishing a State road from Ferrysburg, in Ottawa county, to the mouth of Black Creek, in Muskegon county, and to appropriate swamp lands to aid in the construction thereof;	
introduced by Mr. Carleton, and referred,.....	797-8
reported and ref. to com. whole,.....	1637
reported and ordered to third reading,.....	1830-2

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292. To provide for laying out and establishing a State road from Ferrysburg, in Ottawa county, to the mouth of Black Creek, in Muskegon county, and to appropriate swamp lands to aid in the construction thereof;	
passed,	1842
returned from Senate,	1919
reported enrolled,	1992
notice of approval,	2063
293. To amend "an act for the incorporation of insurance companies, and defining their powers and duties," approved Feb. 15, 1859, and an act amendatory thereof, approved March 18, 1863;	
introduced by Mr. Warner, and referred,	798
reported and ref. to com. whole,	1172-3
reported and ordered to third reading,	1629-31
passed,	1681-3
294. To attach certain territory to the township of Arenac, in the county of Bay, and to organize the township of Frazer;	
introduced by Mr. Maxwell, and referred,	798
reported and referred to com. whole,	957
com. whole discharged from and ord. to third reading,	1316
passed,	1447
295. To authorize school district No. 1, in the township of Portsmouth, in the county of Bay, to issue bonds;	
introduced by Mr. Maxwell, and referred,	798
reported and ref. to com. whole,	806
com. whole dis. from and ord. to third reading,	1315
tabled,	1449
taken from table and ordered to third reading,	1669
passed,	1697
returned from Senate,	1874
reported enrolled,	1906
notice of approval,	1981
296. To provide for the more speedy sale of certain swamp lands;	
introduced by Mr. Maxwell, and referred,	798
297. To amend section 34, of chapter 90, of the session laws, relating to real estate;	
introduced by Mr. Chipman, and referred,	798
reported and ref. to com. whole,	834-5
com. whole dis. from and or. to third reading,	1316
passed,	1457
298. To provide for the drainage and reclamation of swamp lands, by means of a State road and ditches, from Bridgton, in the county of Newaygo, to Blodgett's mills, in the county of Osceola;	
introduced by Mr. Utley, and referred,	798-9
reported and ref. to com. whole,	1089
reported and ordered to third reading,	1629-32
passed,	1667
returned from Senate,	1843
reported enrolled,	1968
notice of approval,	2044
299. Authorizing a war bounty loan;	
reported by the com. on ways and means and referred to com. whole,	805-6
com. whole discharged from, and made special order,	897
reported and ordered to third reading,	906-7
passed,	932
returned from Senate,	1139
reported enrolled,	1171
notice of approval,	1216

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300. To legalize the action of the electors of the township of Sandstone, Jackson county, in raising bounties for volunteers;	
introduced by Mr. Landon, and referred,.....	819
reported and tabled,.....	1640
301. To amend act No. 135, of session laws of 1863, being an act entitled "an act to amend section 1014, of compiled laws, in relation to the duties of commissioners of highways," approved February 14, 1859;	
introduced by Mr. Van Vleet, and referred,.....	809
reported and ref. to com. whole,.....	1008-9
reported and ordered to third reading,.....	1578-9
tabled,.....	1603
taken from table and ord. to third reading,.....	1661
lost,.....	1727
302. To provide for assessing State swamp lands in certain cases, and to provide for selling or disposing of the same;	
introduced by Mr. Van Vleet, and referred,.....	819
reported and ref. to com. whole,.....	1005
reported and recommitted,.....	1578-9
reported and ordered to third reading,.....	1636
passed,.....	1732
303. To provide for the laying out and establishing of a State road in Sanilac county;	
introduced by Mr. Pack, and referred,.....	819
304. To amend sections 9, 11 and 17, of an act entitled "an act to amend an act entitled an act to provide for the formation of companies to construct canals or harbors, and improve the same," approved March 20, 1863;	
introduced by Mr. G. C. Jones, and referred,.....	819-20
reported and tabled,.....	1351-2
305. To authorize the board of railroad control to amend the grant to the Marquette and Ontonagon railroad company, in case said company shall fail to construct said road according to the terms of act No. 116, of the laws of 1863, and to transfer the grant for the remaining unfinished portion of said road, to any other company or companies that may hereafter be organized;	
introduced by Mr. G. C. Jones, and referred,.....	820
reported and ref. to com. whole,.....	1301
com. whole dis. from, and recommitted,.....	1443
306. To amend section 6 of an act entitled "an act supplementary to an act entitled an act to authorize the formation of mining companies so as to allow companies to diminish their capital stock in certain cases;	
introduced by Mr. G. C. Jones, and referred,.....	820
reported and referred to com. whole,.....	920
reported and ordered to third reading,.....	1338-9
passed,.....	1397
returned from Senate,.....	1718
reported enrolled,.....	1755
notice of approval,.....	1858
307. To provide for the organization of literary societies;	
introduced by Mr. Maxwell, and referred,.....	820
reported and ref. to com. whole,.....	1079
reported and ordered to third reading,.....	1620
passed,.....	1690
returned from Senate,.....	1866
reported enrolled,.....	1985
notice of approval,.....	2001

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308. To provide for opening a channel at the mouth of the Sauble river, in Iosco county;	
introduced by Mr. Maxwell, and referred,	820
reported and ref. to com. on public lands,	1208-9
309. To amend section 27, of chapter 108, of the compiled laws;	
introduced by Mr. Maxwell, and referred,	820
substitute reported for, and ref. to com. whole,	833
reported and ordered to third reading,	1309
passed,	1457
returned from Senate,	1732
reported enrolled,	1906
notice of approval,	1981
310. To repeal sections 23 and 24, of chapter 68 of the compiled laws, being an act relating to churches and religious societies;	
introduced by Mr. Hawley, and referred,	820-1
reported and ref. to com. whole,	831
com. whole dis. from, and or. to third reading,	1315
lost,	1450
reconsidered and tabled,	1483
311. To distribute the amount received from the tax upon dogs, for the year 1864, among the several school districts where the same was collected;	
introduced by Mr. Hawley, and referred,	821
reported and ref. to com. whole,	967
com. whole dis. from, and or. to third reading,	1316
recommitted,	1446
reported and ordered to third reading,	1531
passed,	1537
312. To provide for the drainage and reclamation of swamp lands by means of a road to be known as the Ada and Big Rapids State road;	
introduced by Mr. Griswold, and referred,	821
sub. reported for, and ref. to com. whole,	1133-4
313. To provide for the payment of State road contracts in the county of Huron;	
introduced by Mr. Winsor, and referred,	821
314. To provide for the incorporation of presbyterian churches;	
introduced by Mr. Warner, and referred,	821
reported and ref. to com. whole,	831
com. whole dis. from and or. to third reading,	1315
passed,	1449
returned from Senate,	1718
reported enrolled,	1905
notice of approval,	1982
315. To amend sections 188 and 195, of chapter 117, being sections 3840 and 3847, of the compiled laws;	
introduced by Mr. Stewart, and referred,	821-2
substitute reported for, and referred to com. whole,	1639
reported and ordered to third reading,	1831-2
passed,	1837
316. To provide for the drainage and reclamation of swamp lands, by shortening the course and lowering the bed of Bell river, as it passes through sections 33 and 34, in the township of Imlay, Lapeer county;	
introduced Mr. Jenness, and referred,	823
reported and ref. to com. whole,	1580
reported and ordered to third reading,	1829-32
passed,	1838
returned from Senate,	1966
reported enrolled,	1990
notice of approval,	2003

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317. To amend sections 1 and 3 of an act to provide for the selection, care and disposition of the lands donated to the State of Michigan, by act of Congress, approved July 2d, A. D. 1862, for the endowment of colleges for the benefit of agriculture and the mechanic arts, approved March 18, 1863; introduced by Mr. Luther, and tabled,.....	899
318. To authorize the highway commissioners of the township of Sciota, in the county of Shiawassee, to appropriate the non-resident highway tax of said township, for the years 1864, 1865 and 1866, to build a bridge across the Looking Glass river, in said township;	
introduced by Mr. Laing, and referred,.....	899
reported and ref. to com. whole,.....	1009
reported and ordered to third reading,.....	1516-17
passed,.....	1845
returned from Senate,.....	1861
reported enrolled,.....	1986
notice of approval,.....	1995
319. To provide for the erection and maintenance of shutes for the passage of fish through the dams across the streams of this State;	
introduced by Mr. Nowland, and referred,.....	900
reported and ref. to com. whole,.....	952
reported and ordered to third reading,.....	1409
recommitted,.....	1488-9
reported and passed,.....	1600
returned from Senate,.....	1871
reported enrolled,.....	1990
notice of approval,.....	2000
320. To amend an act entitled "an act to authorize the counties of Jackson and Eaton, and the cities and townships of such counties, and of Barry and Kent, the townships of Onondaga and Leslie, in Ingham county, and Leighton and Wayland, in Allegan county, to pledge their credit in aid of the construction of a railroad from Jackson to Grand Rapids, being act No. 67, session laws of 1864;	
introduced by Mr. Nixon, and referred,.....	900
reported and ref. to com. whole,.....	948-9
reported and ordered to third reading,.....	1408
passed,.....	1491
returned from Senate,.....	1617
reported enrolled,.....	1765
notice of approval,.....	1858
321. Changing the name of the village of Pine River, in Gratiot county, to that of St. Louis;	
introduced by Mr. L. Smith, and referred,.....	900
reported and ref. to com. whole,.....	957
com. whole dis. from, and ord. to third reading,.....	1317
passed,.....	1531-2
returned from Senate,.....	1795
reported enrolled,.....	1905
notice of approval,.....	1980
322. To amend section 250, of chapter 93, of the compiled laws, relative to justices' dockets;	
introduced by Mr. M. D. Howard, and referred,.....	900
reported and tabled,.....	956
taken from table and recommitted,.....	964
reported and ref. to com. whole,.....	1108
reported and ordered to third reading,.....	1629-30
passed,.....	1679

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322. To amend section 250, of chapter 93, of the compiled laws, relative to justices' dockets;	
returned from Senate,.....	1875
reported enrolled,.....	1990
notice of approval,.....	1997
323. To promote the incorporation of Reformed Protestant Dutch Churches;	
introduced by Mr. M. D. Howard, and referred,.....	900
reported and ref. to com. whole,.....	1061
reported and ordered to third reading,.....	1615-16
passed,.....	1671
returned from Senate,.....	1862
reported enrolled,.....	1985
notice of approval,.....	2001
324. To extend the time for the collection of taxes in the township of Medina, in the county of Lenawee, for the year 1864;	
introduced by Mr. Boies, and referred,.....	901
reported and ref. to com. whole,.....	945
com. whole dis. from. and or. to third reading,.....	963
passed,.....	1002
returned from Senate, and referred to com. on engrossment and enrollment,.....	1065
reported and tabled,.....	1169
325. To legalize the tax roll of the township of Medina, in the county of Lenawee, for the year 1864;	
introduced by Mr. Boies, and referred,.....	901
reported and tabled,.....	1084
326. Legalizing the action of a special township meeting of the township of Rollin, in the county of Lenawee, held on the 15th day of December, 1864, in voting to raise money by tax to refund money loaned the inhabitants of said township to pay bounties to volunteers;	
introduced by Mr. Boies, and referred,.....	901
reported and tabled,.....	1466-8
327. To amend section 1, of act No. 136, of the laws of 1863, being "an act to authorize the Auditor General to refund money paid for taxes and on tax sales in certain cases," approved March 18, 1864;	
introduced by Mr. Boies, and referred,.....	901
reported and ref. to com. whole,.....	940
reported and ordered to third reading,.....	1619
passed,.....	1666-7
328. To amend an act entitled "an act relative to laying out, altering and discontinuing highways," being act No. 163, of session laws of 1861;	
introduced by Mr. Fellows, and referred,.....	901
reported and ref. to com. whole,.....	944-5
reported and ordered to third reading,.....	1515-17
referred to com. on judiciary,.....	1550
reported and ordered to third reading,.....	1639
passed,.....	1691
returned from Senate,.....	1872
reported enrolled,.....	1983
notice of approval,.....	1997
329. To legalize the action of the different townships in Hillsdale county, in raising bounties for volunteers;	
introduced by Mr. Slocum, and referred,.....	901
reported and tabled,.....	1467-8

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330. Legalizing the tax roll of the township of Wright, in the county of Hillsdale, for the year 1864;	
introduced by Mr. Stewart, and referred,.....	901-2
reported and tabled,.....	1084
331. To prevent the killing of muskrats during certain seasons of the year, in the counties of Saginaw and Bay;	
introduced by Mr. Maxwell, and referred,.....	902
reported and ref. to com. whole,.....	1313
reported and tabled,.....	1777-80
taken from table and ordered to third reading,.....	1802
passed,.....	1805
returned from Senate,.....	1932
reported enrolled,.....	1987
notice of approval,.....	1995
332. To regulate the tolls on plank roads in Bay and Saginaw counties;	
introduced by Mr. Maxwell, and referred,.....	902
reported and ref. to com. whole,.....	984
reported and ordered to third reading,.....	1578-9
passed,.....	1603
returned from Senate,.....	1938
reported enrolled,.....	1986
notice of approval,.....	1996
333. To authorize circuit courts in chancery to review, and alter or amend decrees allowing alimony;	
introduced by Mr. Chipman, and referred,.....	902
reported and ref. to com. whole,.....	953-4
334. To amend section 2, of act No. 136, of the laws of 1863, being "an act to authorize the Auditor General to refund money paid for taxes, and on tax sales, in certain cases," approved March 18, 1863;	
introduced by Mr. Woodman, and referred,.....	902
reported and ref. to com. whole,.....	954
com. whole dis. from and or. to third reading,.....	1317
passed,.....	1404
returned from Senate,.....	1938
reported enrolled,.....	1986
notice of approval,.....	1996
335. To organize the county of Grant;	
introduced by Mr. Jewell, and referred,.....	952
reported and tabled,.....	1782
336. To authorize the board of supervisors, in the counties of the 12th judicial circuit, to appropriate money to defray the expenses of holding courts in said circuit;	
introduced by Mr. McKernan, and referred,.....	902
reported and ref. to com. whole,.....	954
reported and ordered to third reading,.....	1409
lost,.....	1452
reconsidered and tabled,.....	1483
taken from table and ord. to third reading,.....	1662
passed,.....	1699
returned from Senate and tabled,.....	1930-1
taken from table and returned to Senate,.....	1973
337. To amend section 1 of an act entitled "an act to lay out and construct a road, to be known as the White Rock and Bingham State road," approved February 15, 1864;	
introduced by Mr. Winsor, and referred,.....	92-3
reported and ref. to com. whole,.....	1007-8
reported and ordered to third reading,.....	1578
passed,.....	1611
returned from Senate,.....	1872

337. To amend section 1 of an act to construct a road, to be known as "State road," approved Feb. 15, 1905; reported enrolled, notice of approval,
338. To provide for the drainage and means of a road, to be known as Bay State road; introduced by Mr. Winsor, reported and ref. to com. v. com. whole dis. from, and passed, returned from Senate, reported enrolled, notice of approval,
339. To amend section 5, of chapter 21, and to repeal section 16, of laws, relating to the assessment of taxes; introduced by Mr. Beach, reported and ref. to com. v. com. reported and ordered to the table, lost,
340. To provide for the payment of persons who shall hereafter be in military service of the United States, during the present war; introduced by Mr. Monroe, reported and tabled,
341. To revive, and continue in force, the act, approved Feb. 15, 1905, relating to the payment of bounties to soldiers of the United States, approved Feb. 15, 1905; introduced by Mr. Warner, substitute reported for and passed, returned from Senate, reported enrolled, notice of approval,
342. To amend section 6, of chapter 2 of the compiled laws, relative to the construction of bridges; introduced by Mr. Warner, reported and ref. to com. v. com. reported and ordered to the table, passed, returned from Senate, reported enrolled, notice of approval,
343. Legalizing the action of the board of Ontonagon, in issuing the bonds for the payment of bounties to soldiers of the county on the bounties; introduced by Mr. G. C. Jones, reported and tabled,

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341. The change the name of Amandas Vandendrissche, of Conner's Creek, Wayne county, to Amandas Vandriss, and of Lewis Vandendrissche, of Corunna, Shiawassee county, to Lewis Vandriss;	
introduced by Mr. Scharz, and referred,	927
reported and ref. to com. whole,	957
com. whole dis. from, and ordered to third reading,	1 181
passed,	1 196
returned from Senate,	1 479
reported enrolled,	1 583
notice of approval,	1 586
345. To authorize the township of Ridgeway, in the county of Lenawee, to issue bonds, and to levy and collect a tax for the payment thereof;	
introduced by Mr. Newcomb, and referred,	927
reported and tabled,	1466-3
346. To authorize a war bounty loan;	
introduced by Mr. Warner, and referred,	927
reported and ordered to third reading,	1925-6
passed,	1939
returned from Senate,	1963
reported enrolled,	1987
notice of approval,	1995
347. To amend section one, of act No. 227, of the session laws of 1863;	
introduced by Mr. Maxwell, and referred,	927
reported and ref. to com. on judiciary,	1102
reported and ref. to com. whole,	1474
reported and ordered to third reading,	1829-32
not passed, reconsidered and tabled,	1840
taken from table and ord. to third reading,	1878
tabled,	1879
348. To authorize any of the towns or other municipalities, incorporated or otherwise, in the counties of Oakland, Livingston, Wayne and Washtenaw, to pledge their credit to aid in the construction of a railroad, to commence at the village of Holly, in the county of Oakland, thence extending southward to some point on the Michigan Central railroad;	
introduced by Mr. Rowe, and referred,	927-8
reported and ref. to com. whole,	1138
com. whole dis. from, and recommitted,	1443
reported and ordered to third reading,	1519-20
ref. to com. on banks and incorp.,	1550
reported and passed,	1565
returned from Senate,	1758
reported enrolled,	1908
notice of approval,	1981
349. To authorize the township board of the town of Somerset, to raise money by tax to refund money subscribed and paid by citizens of said township, for bounties to volunteers, to fill the quota of said township, under the call of the President of the United States, of July last, for five hundred thousand men;	
introduced by Mr. Slocum, and referred,	928
reported and tabled,	1467-8
350. To extend the time for the collection of taxes in the township of Wright, Hillsdale county;	
introduced by Mr. Slocum, and referred,	928
reported and ordered to third reading,	1010
passed,	1018
returned from Senate,	1092
reported enrolled,	1170
notice of approval,	1216

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351. Imposing a specific tax upon the circulation of the national banks in this State; introduced by Mr. Winsor, and referred,.....	923
352. Imposing a specific tax on the gross receipts of telegraph companies; introduced by Mr. Winsor, and referred,.....	923
353. To authorize the Governor to appoint a commissioner for a certain State road; introduced by Mr. Winsor, and referred,..... reported and ref. to com. whole,..... reported and ordered to third reading,..... passed,..... returned from Senate,..... reported enrolled,..... notice of approval,.....	923 1106 1628-31 1673 1873 1991 2004
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474. To repeal joint resolution No. 13, approved March 11, 1861, appropriating the tolls of the St. Mary's Canal to the payment of the amount due counties for tax assessed on canal lands, and the joint resolution amendatory thereof; introduced by Mr. G. C. Jones, and referred,.....	998
reported and tabled,.....	1102
475. To accept a grant of land by act of Congress to aid in the construction of the ship canal at the head of Portage Lake with Lake Superior, and to provide for the construction of the same; introduced by Mr. McKernan, and tabled,.....	998
taken from table and referred to com. on federal relations,.....	1774
substitute reported for, and ref. to com. whole,.....	1753
reported and ordered to third reading,.....	1831-2
passed,.....	1843
returned from Senate,.....	1948
reported enrolled,.....	1961
notice of approval,.....	1979
476. Granting swamp lands to the counties of Bay and Saginaw, for the improvement of Saginaw river; introduced by Mr. Maxwell, and tabled,.....	998
477. To provide for the consolidation of the war debt of the State, and to assume liabilities of towns and counties, in paying bounties to volunteers, and all moneys paid by the same, to families of volunteers; introduced by Mr. Graham, and referred,.....	998-9
reported and tabled,.....	1168-9
478. To legalize the action of certain towns in the county of Van Buren, in paying bounties to volunteers; introduced by Mr. Woodman, and tabled,.....	999
reported and tabled,.....	1465-8
479. To amend section 832 of the compiled laws, the same being section 49, of chapter 17, of the revised statutes of 1846, entitled "an act to provide for assessing property at its true value, and for levying and collecting taxes thereon; introduced by Mr. Woodman, and referred,.....	999
reported and ref. to com. of whole,.....	1013
reported and ordered to third reading,.....	1620
passed,.....	1686
returned from Senate,.....	1911
reported enrolled,.....	1989
notice of approval,.....	1999
480. To appropriate 3,000 acres of swamp land, to build a bridge across the river Rouge; introduced by Mr. May, and referred,.....	999
481. To provide for interest on the State debt; reported by the committee on ways and means, and ref. to com. whole,.....	1054
reported and ordered to third reading,.....	1619-22
passed,.....	1665

481. To provide for interest on the
returned from Senate, ..
reported enrolled,
482. To amend section 16 of an ac
for the insane, and more el
maintenance and recovery (t
tion 24 of said act, as amen
laws of 1861; and also to ad
as section 44;
reported by the com. o
whole,
483. To change the name of Lake (t
passed,
484. To amend section 1 of an act
Governor to issue patents in (t
tion 2515, of the compiled la
reported and ordered to
passed,
485. To provide for the drainage ar
the head waters of Rouge ri
Newaygo;
reported and ref. to com
reported and ordered to t
passed,
486. To provide for the drainage ar
the head waters of Rouge ri
Newaygo;
reported and ref. to com.
reported and ordered to t
passed,

BILLS FROM THE SENATE—AC

1. To amend section four, of chapte
utes, being section three thot
the compiled laws, relative t
for minor children;
received and referred, ...
reported and ref. to com.
reported and ordered to t
passed,
2. To provide for the improvement of
and to authorize the county o
thereof;
received and referred,
reported and ref. to com.
reported and ordered to t
passed,

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3. To amend section 21, of chapter 63, being section 1819 of the compiled laws;	
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reported and ref. to com. whole,.....	134
reported and ordered to third reading,.....	261-2
recommitted,.....	282
reported and ord. to third reading,.....	298
passed,.....	317
4. To amend an act entitled "an act to authorize the several townships in any of the counties on the line of the Grand Rapids and Indiana railroad to aid in the construction of said road," approved Feb. 5, 1864;	
received and referred,.....	130
reported and ref. to com. whole,.....	133-4
reported and ordered to third reading,.....	343-5
passed,.....	357
5. To authorize union school district No. 1, of the township of Caledonia, in the county of Shlawassee, to borrow money for the purposes therein mentioned;	
received and referred,.....	142-3
reported and ordered to third reading,.....	144
passed,.....	144
6. To authorize the formation of stage companies;	
received and referred,.....	173-4
reported and ref. to com. whole,.....	198
reported and ordered to third reading,.....	344-5
tabled,.....	362
taken from table and passed,.....	474
7. To prohibit practicing attorneys and counselors at law from becoming bail or security in certain cases;	
received and referred,.....	174
reported and ref. to com. whole,.....	299
reported and ordered to third reading,.....	584-5
passed,.....	607
8. To amend sections 4 and 5 of an act entitled "an act for the appropriation of swamp lands to the counties of Houghton and Keweenaw, for the construction of the mineral range State road," approved March 20, 1863;	
received and referred,.....	174
reported and ref. to com. whole,.....	333
reported and ordered to third reading,.....	615-16
passed,.....	649
9. To authorize the townships of Muskegon and Norton, in the county of Muskegon, and the township of Spring Lake, in the county of Ottawa, to aid in the construction of a wagon road from the village of Muskegon to the village of Ferrysburg;	
received and referred,.....	174
reported and ref. to com. whole,.....	202
reported and ordered to third reading,.....	1022-3
passed,.....	1043
10. To allow increased rates of fare for passengers on railroads in the Upper Peninsula, for a limited period;	
received and referred,.....	224
reported and tabled,.....	266-7
taken from table, and ref. to com. whole,.....	306
reported and ordered to third reading,.....	585
passed,.....	606

11. To amend section 3459 of comp
isters in chancery;
received and referred,....
reported and ref. to com
reported and ordered to ti
passed,.....
12. To consolidate the townships of
county of St. Clair, and orga
Carleton and China;
received and referred,....
reported and tabled,.....
taken from table and reco
reported and tabled,.....
13. To provide for proving the by-law
incorporated cities and village
received and referred,....
reported and ref. to com.
reported and ordered to ti
passed,.....
reconsidered and recom.,.
reported and tabled,.....
taken from table and pass
returned from Senate with
com. of con. ap't. on,.....
14. To amend sections 2032 and 2035
to gifts and conveyances of pro
ous socities, and institutions of
received and referred,.....
reported and ref. to com. v
reported and ordered to th
recommitted,.....
reported and ordered to th
passed,.....
15. To establish a police government
received and referred,....
reported and ref. to com. w
minority report of com. on
con. in com. whole,.....
reported and ordered to thi
recom. to com. whole,....
con. in com whole,.....
reported and ordered to thi
recommitted,.....
reported and passed,.....
16. To encourage immigration;
received and referred,....
reported and ref. to com. w
reported and recom.,.....
17. To amend an act entitled "an
Niles;"
received and referred,....
reported and ref. to com. v
reported and ordered to th
passed,.....
18. To protect employers of emigrai
provisions of an act of Congre
received and referred,....
reported and tabled,.....
motion to take from table l
taken from table and recon

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18. To protect employers of emigrant labor, contracted under the provisions of an act of Congress, approved July 4, 1864;	700
reported and referred,.....	1202-4
reported and ordered to third reading,.....	1288-9
19. To legalize the tax roll of the township of Sylvan, in the county of Washtenaw, for the year 1864, and to extend the time for collection of said taxes;	340-1
received and referred,.....	349-50
reported and ordered to third reading,.....	368
passed,.....	
20. To amend sections 13 and 24, of act No. 216, of the session laws of 1861, being other low lands, "an act to provide for the drainage of swamps, marshes and referred,.....	340-1
received and ref. to com. whole,.....	446
reported and ordered to third reading,.....	1125-7
recommitted,.....	1304
reported and ordered to third reading,.....	1559
passed,.....	
21. To extend the time for the collection of taxes in the townships of Bedford and Ida, in the county of Monroe;	363
received and referred,.....	370
reported and ordered to third reading,.....	377
passed,.....	
22. To provide for county superintendents of schools, and to amend certain sections of the primary school laws, and to repeal sections 74, 85, 86, 87, 88, 89 and 90, of chapter 78 of compiled laws;	411
received and referred,.....	440-1
reported and ref. to com. whole,.....	1513
reported and tabled,.....	1721-2
taken from table and ordered to third reading,.....	1772-5
lost,.....	
23. To amend section 2, of act 54, of the laws of 1861, approved Feb. 15, 1861, relative to foreign insurance companies;	450
received and referred,.....	756
reported and ref. to com. whole,.....	1215-7
reported and ordered to third reading,.....	1149-51
recom., reported and passed,.....	
24. To extend the time for the collection of taxes in the township of Grosse Point, in the county of Wayne, for the year 1864;	450-1
received and referred,.....	468
reported and ref. to com. whole,.....	470
com. whole dis. from, and or. to third reading,.....	476-7
passed,.....	
25. Making appropriations for the support of the State Normal School;	499-500
received and referred,.....	564
reported and ref. to com. whole,.....	1164-5
reported and ordered to third reading,.....	1188
passed,.....	
26. To provide means to complete and keep in repair the soldiers' national cemetery, at Gettysburg, Pa.;	499-500
received and referred,.....	563-4
reported and ref. to com. whole,.....	1164-5
reported and ordered to third reading,.....	1190
passed,.....	

27. To authorize the village of Jona
to borrow money for the pur
received and referred,....
reported and ref. to com
com. whole dis. from and
passed,
28. To extend the time for the collec
the city of Detroit;
received, rules sus. and t
29. To legalize certain bonds issued
the county of Saginaw, for th
received and referred,....
reported and ordered to
passed,
30. To amend section 4 of an act en
preservation of the Muskegon
thorize tolls for the same, app
received and referred, ...
reported and ref. to com.
com. whole dis. from and
passed,
31. Making appropriations to meet th
School for the years 1865 and
received and referred, ...
reported and ref. to com.
reported and ordered to th
passed,
32. To enable certain protestant epis
der the statute, approved Feb
provide for the organization of
received and referred, ...
reported and ref. to com. v
reported and ordered to th
passed,
33. For the relief of the Corlies and
pany;
received and placed on ord
passed,
34. To extend the time for the collect
Holly, in the county of Oaklan
received and referred,
reported and ordered to thi
passed,
35. To extend the time for the collect
Van Buren, in the county of W
received and referred,
reported and ordered to thi
passed,
36. To amend an act entitled "an
Owosso," approved Feb. 15, 18
received and referred,
reported and ref. to com.
com. whole dis. from, and
passed,
37. Making appropriations to pay the
School, for the years 1863 and 1
...received and referred,
reported and ordered to thi
passed,

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38. To authorize school district No. 4, in the township of Pulaski, in the county of Jackson, to issue bonds; received and referred,.....	572-3
reported and ref. to com. whole,.....	668
com. whole dis. from, and or. to third reading,.....	968
passed,.....	1601
39. To amend sections 61 and 62 of an act entitled "an act to incorporate the city of Battle Creek," approved Feb. 3, 1859, relative to the assessment and collecting of highway taxes; received and referred,.....	572-3
reported and ref. to com. whole,.....	622
reported and ordered to third reading,.....	1198-9
passed,.....	1502
40. To provide for the appointment of guardians for married women in certain cases; received and referred,.....	572-3
reported and ref. to com. whole,.....	834-6
reported with all after enacting clause stricken out, and en-acting clause tabled,.....	1339
taken from table and recom.,.....	1443
reported and ordered to third reading,.....	1584
passed,.....	1614
41. To authorize the city of Owosso to raise by tax, money for the purpose of improving and fencing the grounds of the Shiawassee county agricultural association, and erecting thereon a building for its use, at said city of Owosso; received and referred,.....	572-3
reported and ref. to com. whole,.....	620
reported and ordered to third reading,.....	1198-9
passed,.....	1498
42. To authorize the Niles hydraulic and manufacturing company to increase their capital stock; received and referred,.....	572-3
reported and ordered to third reading,.....	619
passed,.....	655-6
43. To amend an act entitled "an act to incorporate the city of Jackson," approved Feb. 14, 1857; received and referred,.....	572-3
reported and ref. to com. whole,.....	621
com. whole dis. from and or. to third reading,.....	1068
passed,.....	1071
44. To amend an act entitled "an act to designate the holidays to be observed in the acceptance and payment of bills of exchange and promissory notes, and in the holding of courts," approved Feb. 7, 1859, relative to the continuance of suits; received and referred,.....	573
reported and ref. to com. whole,.....	673
reported and ordered to third reading,.....	1202-4
passed,.....	1285
45. To authorize the formation of corporations for the purpose of engaging in trade, commerce and navigation, or other business connected therewith; received and referred,.....	573
reported and ref. to com. whole,.....	620
reported and enacting clause tabled,.....	1145-6
45. To amend an act entitled "an act to provide for the incorporation of boards of trade and chambers of commerce," approved March 19, 1863; received and placed on order of third reading,.....	633
passed,.....	655

47. To amend act 161, session laws
by counties, of the families of
military service of the United States,
proved March 19, 1863, by adding
received and referred,.....
reported and ref. to com.
reported and ordered to third
recommitted,.....
reported and ord. to third
passed,
48. Making appropriations for the
received and referred,.....
reported and ref. to com. v
reported and ordered to third
passed,
- returned from Senate with
con. ap. on,.....
rep. of com. of con. on, tal
min. rep. of com. of con. o
49. To provide for the election of a
pena;
received and referred,.....
passed,
50. To amend sections 3 and 4 of an act
and regulate a mining school in
received and referred,.....
reported and ref. to com. v
reported and ordered to third
passed,
51. To abolish the office of District Attorney
received and referred,.....
reported and ref. to com. v
com. whole dis. from, and ord.
passed,
52. To legalize the tax roll of the town
of Newaygo, for the year 1864;
received and referred,.....
reported and ordered to third
passed,
53. To organize the township of Lakeland
kegon;
received and referred,.....
reported and ref. to com. v
com. whole discharged from
passed,
54. Supplementary to an act entitled 'An act
ment of bounties to volunteers in
of the United States, approved February 22, 1862,
received and referred,.....
reported and ordered to third
recom. with instructions,....
reported back amended,....
passed,
- re-transmit. and com. of con.
report of com. of con. on,—
55. To amend sections 29, 34 and 41, of the
laws, relative to actions in replevin
received and referred,.....
reported and referred to com.
reported and ordered to third
passed,

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56. To confer an additional grant of public lands upon the Grand Rapids and Indiana railroad company;	
received and referred,.....	768-9
reported and ref. to com. whole,.....	919-20
reported and ordered to third reading,.....	1340
passed,.....	1533
57. To amend section 1 of an act entitled "an act for the encouragement of agriculture and manufactures, and the mechanic arts," approved March 16th, 1849, being section 1687 of the compiled laws, and to add another section thereto;	
received and referred,.....	793
reported and tabled,.....	807
58. To provide for the incorporation of associations for the encouragement of the fine arts;	
received and referred,.....	793
reported and ref. to com. whole,.....	809
com. whole dis. from, and or. to third reading,.....	1315
passed,.....	1561
59. To provide for the laying out, opening and establishing of a certain State road in the township of Shiawassee, in the county of Shiawassee;	
received and referred,.....	794-5
reported and ref. to com. whole,.....	1009
com. whole dis. from, and ord. to third reading,.....	1042
lost,.....	1045
reconsidered and recommitted,.....	1046
reported and passed,.....	1059-60
60. To provide for connecting the Duncan, Alpena and Sauble river State road with the East Saginaw and Sauble river State road;	
received and referred,.....	815
reported and ref. to com. whole,.....	1104-5
reported and ordered to third reading,.....	1629-31
recommitted,.....	1675
reported and lost,.....	1677-8
reconsidered,.....	1744
returned from Senate and ord. to third reading,.....	1757
passed,.....	1769
61. To amend section 17, of chapter 67, being section 1961, of the compiled laws, relative to the rates of fare on short railroads;	
received and referred,.....	816
reported and ref. to com. whole,.....	920-1
com. whole dis. from and ord. to third reading,.....	1233-4
passed,.....	1286
62. To provide for the drainage and reclamation of swamp lands, by means of a State road, to be known as the Allegan and Lake Shore State road;	
received and referred,.....	816
reported and ref. to com. whole,.....	1008
reported and ordered to third reading,.....	1615-16
passed,.....	1668
63. To amend an act entitled "an act to provide for the sale of swamp and primary school lands in the mineral range of the Upper Peninsula, heretofore withheld from market as mineral lands," approved March 19, 1863;	
received and referred,.....	888-9
reported and ref. to com. whole,.....	941
reported and ref. to com. of ways and means,.....	1569-70
reported and tabled,.....	1852-3.

64. Making an appropriation to pa
for the Deaf and Dumb and t
1864;
received and referred,....
reported and ordered to ti
tabled,
taken from table and made
ord. to third reading,....
passed,
65. To prevent placing obstructions i
in the county of Jackson;
received and referred,....
reported and ref. to com.
reported and ordered to ti
passed,
66. To amend section 6 of an act ent
prialion in aid of the Asylum
Blind, at Flint, approved Febr
received and referred,....
reported and ref. to com. v
com. whole dis. from and n
ord. to third reading,....
passed,
67. To provide for the construction of
on the line of the Allegan, Musl
road, and to authorize the cons
Muskegon and Traverse Bay St
Manistee and Leland State road
received and referred,.....
reported and ref. to com. w
reported and ordered to thi
passed,
68. To amend section 2 of an act entitl
grounds," approved Feb. 12, 185
of the compiled laws;
received and referred,.....
reported and ref. to com. wl
reported and ordered to thir
passed,
69. To revise the charter of the city of
received and referred,.....
reported and or. to third rea
passed,
70. Authorizing a change in the bounds
in the county of St. Joseph, and t
cil of said village to organize und
corporation of villages;
received and referred,.....
reported and ref. to com. wh
reported and ordered to third
passed,
71. To amend section 88, of act 32, of
duties of county treasurers;
received and referred,.....
reported and ref. to com. who
reported and ordered to third
tabled,

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72. To authorize the several townships, cities and villages in the counties of Ingham, Eaton, Barry, Allegan, Van Buren and Berrien, to loan money, pledge their credit, or raise money by tax, to aid in the construction of a railroad from the city of Lansing to the village of St. Joseph;	
received and referred,.....	1044
reported and ordered to third reading.....	1279-80
passed and title am.,.....	1290-1
recon. and tabled,.....	1339
taken from table and recommitted,.....	1368-9
reported and ord. to third reading,.....	1431
passed,.....	1487
73. To incorporate the village of Holly;	
received and referred,.....	1093
reported and ordered to third reading,.....	1106-7
passed,.....	1120-1
74. To amend an act entitled "an act for the reorganization of the military forces of the State of Michigan," approved January 18, 1862;	
received and referred,.....	1143
reported and made special order,.....	1307
tabled,.....	1335-6
75. To authorize the issuing of patents for certain railroad lands in the Upper Peninsula;	
received and referred,.....	1143
reported and ordered to third reading,.....	1209-10
passed,.....	1252
76. To provide for an insurance on the State library;	
received and referred,.....	1143
reported and ref. to com. whole,.....	1208
reported and ordered to third reading,.....	1630-1
passed,.....	1681
77. To amend section 1, of act No. 217, of the session laws of 1861, entitled "an act to provide for the drainage and reclamation of swamp lands by means of State roads and ditches;"	
received and referred,.....	1145
reported and ordered to third reading,.....	1209
passed,.....	1287-8
78. To provide for the incorporation of lodges of the Independent Order of Odd Fellows;	
received and referred,.....	1178
reported and ordered to third reading,.....	1211
recommitted,.....	1501
reported and passed,.....	1580
79. Making appropriation for the Asylum for the Insane, for deficiencies for the years 1863 and 1864;	
received and referred,.....	1178
reported and ref. to com. whole,.....	1206-7
com. whole dis. from, and made special or.,.....	1233
ordered to third reading,.....	1294-5
passed,.....	1535
80. To legalize the incorporation of the village of St. Johns, in Clinton county;	
received and referred,.....	1179
reported and ref. to com. whole,.....	1302
reported and ordered to third reading,.....	1778-81
81. to incorporate the village of Otsego;	
received and referred,.....	1179
reported and ordered to third reading,.....	1278-9
passed,.....	1371

82. For the apportionment of Sen
received and referred, .
reported and ref. to com.
com. whole dis. from, a
passed,
83. To amend section 11, of act N
being section 2254 of the c
schools;
received and referred, .
reported and tabled, . . .
84. Making appropriation for the
College, and to pay the exp
culture;
received and referred, .
reported and ref. to com
reported and ordered to
passed,
85. Requiring judges of probate, i
foreign consuls, of an applic
tate of deceased persons;
received and referred, . .
reported and ref. to com
reported and order to thi
passed,
86. Making appropriations for the s
the Deaf and Dumb, and the
tain portions of the buildings
received and made speci
ordered to third reading,
passed,
87. To amend sections 1 and 3, of a
1864, relative to a State road
received and referred, . . .
reported and ref. to com.
com. whole discharged fr
tabled,
taken from table and pas
retransmitted, amendmen
88. To amend section 52 of an act er
city of Battle Creek," approv
jurisdiction of justices of the p
received and referred, . . .
reported and ordered to t
tabled,
89. To amend an act entitled "an a
military forces of the State of M
1862;
received and referred, . . .
reported and made special
ord. to third reading, . . .
passed,
90. To amend section 2578, of the co
provide for the collection of toll
operating of the St. Mary's Fall
received and referred, . . .
reported and ordered to thi
passed,

	Page.
91. Supplementary to an act entitled "an act to authorize the township of St. Joseph, and other townships in the county of Berrien, to make loans and levy taxes, for the improvement and construction of the harbor at St. Joseph, in said county;	
received and referred,	1283
reported and referred to com. whole,	1306-7
com. whole discharged from, and ordered to third reading,	1662
passed,	1699
92. To amend certain sections of an act entitled "an act to incorporate the city of Flint," approved Feb. 13, 1855;	
received and referred,	1283
reported and ordered to third reading,	1429-30
passed,	1611
93. Supplementary to an act entitled "an act to authorize the formation of corporations for mining, smelting, or manufacturing iron, copper, mineral coal, silver, or other ores or minerals," approved February 5, 1853;	
received and referred,	1323-4
reported and ordered to third reading,	1349
passed,	1387
94. To amend an act entitled an act to amend an act entitled "an act to incorporate the village of St. Joseph," approved February 11, 1859;	
received and referred,	1323-4
reported and ordered to third reading,	1429-30
passed,	1446
95. To enable the several townships, cities and villages of the counties of Clinton, Shiawassee, Saginaw and Bay, to aid in the construction of the Jackson, Lansing and Saginaw railroad;	
received and referred,	1323-4
reported and ref. to com. whole,	1433
com. whole dis. from, and ord. to third reading,	1797
passed,	1824
96. To authorize the Schoolcraft and Three Rivers railroad company to purchase and use the railroad rights, franchises and privileges, of the St. Joseph Valley railroad company;	
received and referred,	1323-4
reported and ref. to com. whole,	1432
passed,	1557
97. To authorize the township of Clinton, county of Macomb, to raise money to reimburse and pay Thomas L. Sackett, of said town, moneys advanced on subscriptions made by citizens of said town, to pay bounties to volunteers, under the call of the President, made July 18, 1864;	
received and referred,	1323-4
reported and ref. to com. whole,	1469-70
reported and ordered to third reading,	1829-32
passed,	1844
98. To authorize the Lapeer and Port Huron plank road company to discontinue a portion of their road, and for other purposes;	
received and referred,	1324-5
reported and ordered to third reading,	1430
passed,	1558
99. To repeal an act entitled "an act to incorporate the Port Huron and Lake Michigan railroad company," approved January 30, 1847, and the act amendatory thereto, approved February 13, 1855;	
received and referred,	1324-5

100. To amend sections 1, 6, 12 and laws of 1859, entitled "an act to regulate insurance companies, and define the powers of the same," approved February 15, 1859; received and referred, . . . reported and ord. to third reading, . . . tabled, . . . taken from table and re-referred, . . . reported, . . . passed, . . .
101. To amend sections 5866 and 5867, relating to leasing houses for purposes of manufacturing; received and referred, . . . reported and ref. to com. reported and ord. to third reading, . . . passed, . . .
102. To authorize judges of probate, to keep a register, and prescribing his duties; received and referred, . . . reported and ref. to com. reported and ord. to third reading, . . . lost, . . . reconsidered, . . . retransmitted and passed, . . .
103. Making appropriations for the Michigan State Police; received and referred, . . . reported and ord. to third reading, . . . passed, . . .
104. Relative to extending the time for the payment of taxes; received and referred, . . . reported and ref. to com. reported and ord. to third reading, . . . passed, . . .
105. To authorize the Marquette and Ontonagon railroad to transfer their interest in a portion of the L'Anse and Ontonagon railroad, and to complete said road; received and referred, . . . reported and ord. to third reading, . . . passed, . . .
106. To provide for the purchase of bonds for the redemption of the same; received and referred, . . . reported and ref. to com. reported and ord. to third reading, . . . passed, . . .
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